

SUWEN

ANNUAL REPORT
2025



SUWEN
2025 ANNUAL REPORT

CEO MESSAGE



Dear Stakeholders,

The year 2025 we have just left behind was a period in which new economic balances were tested in both global and local markets, and where financial discipline and strategic flexibility became more critical than ever. Although inflationary pressures have gradually started to ease worldwide, the continuation of tight monetary policies and ongoing geopolitical uncertainties required a more cautious and efficiency-focused approach across all sectors, including retail.

For our industry, 2025 represented a period of maturity in which consumers became significantly more selective and value-oriented. The strong consumption patterns of previous years gave way to a more conscious purchasing behavior that carefully evaluates the balance between value and cost. Despite

a moderation in store traffic across the sector and increasing pressure from competitive discounting, Suwen successfully navigated this environment while consolidating its market share. In this challenging landscape, we achieved approximately TRY 5.9 billion in revenue, recording 4.4% real revenue growth after inflation accounting. Maintaining our gross profit margin above 50% reflects not only our pricing power but also the strength of our operational agility.

The synergy between our sales channels remained the cornerstone of our growth strategy in 2025. While our domestic retail channel continued to be the primary driver of volume with 5.0% growth in units sold, our e-commerce channel contributed the strongest growth with an 11.7% increase in units. As a result, we achieved 10.9 million units in total sales, representing 5.9% growth year-on-year. In an environment where demand remained relatively subdued, the 11.9% double-digit revenue growth in our e-commerce channel stands as clear evidence not only of strong sales performance but also of the effectiveness of our omnichannel strategy and technology investments.

We complemented this digital success with a transformation in our physical retail operations focused on enhancing the customer experience. In this context, 2025 was a year of strategic investment and transformation for Suwen. During the year, we expanded our footprint by opening 16 new stores, while also renewing the concept of 16 existing stores, introducing our brand's modern and refreshed identity to our customers. These investments form an integral part of our long-term growth vision and our commitment to strengthening the customer experience.

At the same time, as a company where 90% of our workforce consists of women and where our production is powered by women's labor, we continued to support and strengthen women's presence and representation in all areas of business. By increasing our female leadership ratio to over 83%, we have positioned ourselves among the leading companies in Türkiye in terms of gender representation in management.

Dear Business Partners,

Looking ahead, we aim for 2026 to be a year in which we continue our growth strategy on solid foundations while deepening value creation. The fact that our entire store portfolio operates profitably at the EBITDA level, together with the disciplined implementation of new investments, demonstrates the resilience of our business model. In the coming period, while continuing our store expansion in line with our existing quality standards, we will prioritize improvements in sales productivity per square meter, inventory turnover, and operational efficiency. On the profitability side, we will focus on product mix optimization, disciplined discount management, and supply chain efficiency. Through stronger working capital management and tighter control of financing costs, we aim to ensure that our operational profitability is more effectively reflected in our net profitability.

The strong growth momentum we have achieved in digital channels over the past years clearly shows that we have reached an important scale. Our key priority in 2026 will be to transform this scale into a much more efficient and profitable structure through data analytics, customer segmentation, and mobile-app-focused strategies. By further deepening the integration between our physical and digital channels, we will strengthen the synergy of our omnichannel structure and leverage this technological transformation as a catalyst to reinforce both our financial performance and our leadership in the sector.

At Suwen, we will continue to measure our success not only through digital transformation and financial metrics, but also through our inclusive business model powered by women's labor and the contribution we make to social development. With our innovative product development capabilities, the high competence of our team, and our solid organizational foundations, we remain determined to position our brand much more strongly in the global arena.

I would like to thank all our stakeholders who accompany us on this journey and express my sincere hope that in 2026 we will continue to move forward together toward a more sustainable, technology-driven and value-creating future.

Sincerely,
Ali BOLLUK



SUWEN FİLENİN SULTANLARINA BAŞARILAR DİLER



#içimizdegüçvar



A MİLLİ KADIN VOLEYBOL TAKIMI
RESMİ SPONSORU

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CONVENIENCE TRANSLATION INTO ENGLISH OF THE INDEPENDENT AUDITOR'S REPORT ON THE BOARD OF DIRECTORS' ANNUAL REPORT ORIGINALLY ISSUED IN TURKISH

INDEPENDENT AUDITOR'S REPORT ON THE ANNUAL REPORT OF THE BOARD OF DIRECTORS

To the General Assembly of Suwen Tekstil Sanayi Pazarlama Anonim Şirketi

Opinion

We have audited the annual report of Suwen Tekstil Sanayi Pazarlama Anonim Şirketi and its subsidiary ("the Group" or "Suwen Tekstil") for the period of 1 January– 31 December 2025.

In our opinion, the financial information provided in the annual report of the Board of Directors and the discussions made by the Board of Directors on the situation of the Group are presented fairly and consistent, in all material respects, with the audited complete set of consolidated financial statements and the information we obtained during the audit.

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing ("ISA") which are part of the Turkish Auditing Standards as issued by the Public Oversight Accounting and Auditing Standards Authority of Türkiye ("POA") and adopted within the framework of Capital Markets Board (the "CMB") regulations. Our responsibilities under those standards are further described in the Auditor's Responsibilities for the Audit of the Annual Report section of our report. We are independent of the Group in accordance with the Code of Ethics for Independent Auditors ("Code of Ethics") as issued by the POA, and we have fulfilled our other ethical responsibilities in accordance with the Code of Ethics. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Our Auditor's Opinion on the Complete Set of Consolidated Financial Statements

We have expressed an unqualified opinion in our auditor's report dated 28 February 2026 on the complete set of consolidated financial statements of the Group for the period of 1 January - 31 December 2025.

The Responsibility of the Board of Directors on the Annual Report

In accordance with Articles 514 and 516 of the Turkish Commercial Code 6102 ("TCC") and the provisions of the Communiqué II-14.1 on the Principles of Financial Reporting in Capital Markets" ("the Communiqué") of the Capital Market Board (the "CMB"), the management of the Group is responsible for the following items:

- Preparation of the annual report within the first three months following the balance sheet date and submission of the annual report to the general assembly.
- Preparation and fair presentation of the annual report; reflecting the operations of the Group for the year, along with its financial position in a correct, complete, straightforward, true and honest manner. In this report, the financial position is assessed according to the consolidated financial statements. The development of the Group and the potential risks to be encountered are also noted in the report. The evaluation of the board of directors is also included in this report.
- The annual report also includes the matters below:
 - Subsequent events occurred after the end of the fiscal year which have significance,
 - The research and development activities of the Group,
 - Financial benefits such as salaries and bonuses paid to the board members and to those charged governance, allowances, travel, accommodation and representation expenses, financial aids and aids in kind, insurances and similar deposits.

When preparing the annual report, the board of directors takes into account the secondary legislative arrangements published by the Ministry of Trade and related institutions.

Auditor's Responsibility for the Audit of the Annual Report

Our aim is to express an opinion, based on the independent audit we have performed on the annual report in accordance with provisions of the Turkish Commercial Code on whether the financial information provided in this annual report and the discussions of the Board of Directors are presented fairly and consistent with the Group's audited consolidated financial statements and to prepare a report including our opinion.

The independent audit we have performed is conducted in accordance with ISA. These standards require compliance with ethical provisions and the independent audit to be planned and performed to obtain reasonable assurance on whether the financial information provided in the annual report and the discussions of the Board of Directors are free from material misstatement and consistent with the consolidated financial statements.

The engagement partner who supervised and concluded this audit report is Hakkı Dede.

GÜRELİ YEMİNLİ MALİ MÜŞAVİRLİK VE BAĞIMSIZ DENETİM HİZMETLERİ A.Ş.
An Independent Member of BAKER TILLY INTERNATIONAL



Dr. Hakkı DEDE
Partner
İstanbul, 28.02.2026

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GENERAL INFORMATION



COMPANY PROFILE

Period of the Report: 01.01.2025 - 31.12.2025

Company Title: Suwen Tekstil Sanayi Pazarlama Anonim Şirketi

Trade Registry Number: 502674

Tax ID: 330 049 9555

Registered Capital Ceiling: TRY 300,000,000

Paid-in Capital: TRY 560.000.000

Head Office Address: Fatih Sultan Mehmet Mah. Balkan Cad. No: 39-41

İç Kapı No: 1 Ümraniye/İstanbul

Email: yatirimci@suwencompany.com

Website: www.suwencompany.com

The image shows the Suwen logo in large, white, 3D letters mounted on a red building facade. The logo consists of the word 'SUWEN' in a bold, sans-serif font, with a small heart symbol integrated into the letter 'W'. The background is a clear blue sky with some light clouds.

ABOUT SUWEN

Suwen was established in Istanbul in 2003 by an experienced team that also manufactures for some of the world's leading lingerie brands. The brand first started selling in multi-department stores in 2005, and after opening its first store under its own name in 2007, entered a rapid growth phase. In 2017, Suwen took significant steps toward institutionalization by forming a partnership with the private equity fund Taxim Capital ("Intilux S.à.r.l"), which provides capital to medium-sized companies with growth potential. Suwen went public in April 2022 and is currently traded on Borsa Istanbul.

Operating in Türkiye's women's underwear, homewear, and beachwear (KİEP) sector, Suwen has been developing collections in underwear since its founding, homewear since 2012, beachwear since 2014, and socks and accessories since 2016—all using its own designers.

In 2023, the brand added cosmetics and perfumery products to its portfolio. Primarily collaborating with domestic manufacturers, Suwen distributes its products through a strong store network and e-commerce channels, reaching customers in both Türkiye and international markets.

Suwen products are offered to consumers through retail stores, e-commerce, and wholesale channels. Although Suwen's main sales channel is retail stores, the second largest channel, which occupies a critical place in the brand's future growth strategy, is its own e-commerce platform (www.suwen.com.tr), launched in 2019, and third-party e-commerce platforms. According to a 2021 Sector Report by independent consulting firm Deloitte, Suwen is the fastest-growing women's underwear retail brand in Türkiye in terms of store-count increase among lingerie store chains.

As of December 31, 2025, Suwen has become increasingly accessible with 193 stores in 51 provinces of Türkiye. Making a rapid entry into international markets in 2022, Suwen further expanded its presence abroad, opening 2 stores in Cyprus and 7 in Romania alongside its 6 franchises; by 2025, it reached a total of 208 stores. Parallel to its growing store operations, Suwen increased its personnel from 1,147 employees as of December 31, 2024, to 1,186 as of December 31, 2025.

This Activity Report has been prepared pursuant to the CMB's (Capital Markets Board) Communiqué No. II-14.1, covering the Board of Directors' activities for the financial period between January 1, 2025, and December 31, 2025. Within this report, Suwen Tekstil Sanayi Pazarlama A.Ş. and its subsidiary Suwen Lingerie S.R.L. are jointly referred to as the "Group," the "Company," or "Suwen."





MILESTONES

Suwen's establishment.



Opening of the first store under the Suwen brand.



First sales in multi-store retailers such as Boyner, YKM.

Entry into the homewear category.



Entry into the beachwear category.



Public offering completed; first overseas store opened in Romania.



Entry into the hosiery category.

Reached 208 total stores, 193 in Türkiye and 15 abroad.

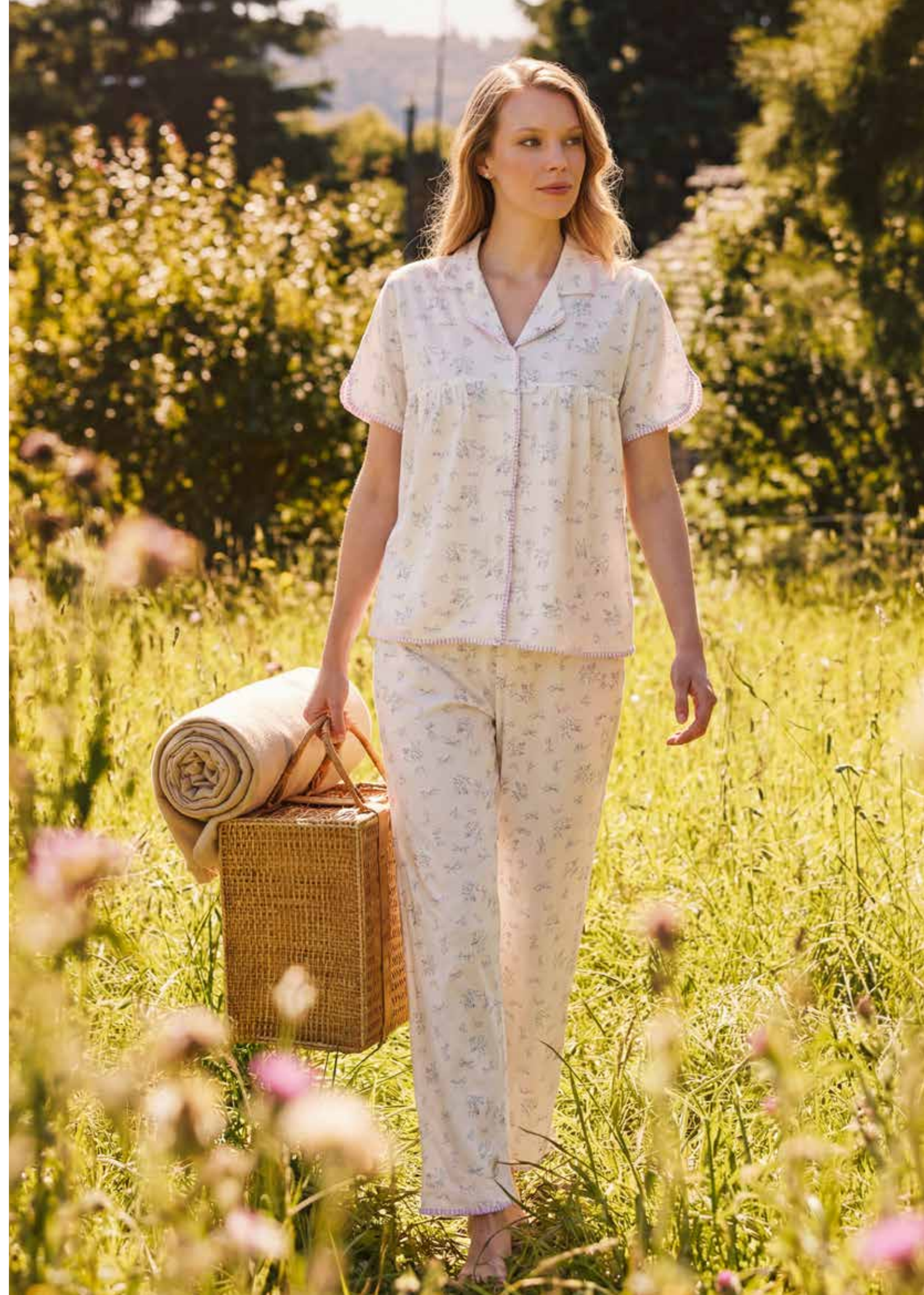


VISION

To continue offering women comfortable and quality products that can be used in every stage of their lives. To strengthen our position as a company that provides our customers with high-quality products that make them feel good and suit their lifestyles. Within this approach, as Türkiye's fastest-growing KİEP brand, and with our continuously expanding overseas operations, to make Suwen a global brand. To be a brand that represents confident Turkish women and is recognized worldwide in its sector.

MISSION

To respond to our customers' needs and demands without compromising honesty, transparency, and quality; to meet their expectations; and to remain focused on creating value at all times in our relationships with all our stakeholders. With awareness of being a publicly traded company, to transform our business processes with a focus on sustainability; sharing our development areas in this regard transparently with all our investors is among our top priorities.



PRODUCT CATEGORIES



45,4%
UNDERWEAR



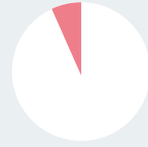
Bra, briefs, undershirt,
and corset



40,0%
HOMEWEAR



Pajama sets,
nightgowns, and robes



10,6%
BEACHWEAR



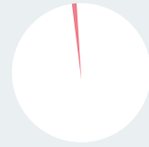
Bikini, swimsuit,
pareo, and beach



3,4%
HOSIERY



Pantyhose /
socks and tights



0,4%
ACCESSORIES



Bra accessories



0,2%
COSMETICS



Body mist, soap,
lipoil, cologne

(*) The product portfolio breakdown is presented based on sales data from the Türkiye Retail and E-commerce channels for the year 2025.



CAPITAL AND SHAREHOLDING STRUCTURE

As of December 31, 2025, the Company's paid-in capital is TRY 560,000,000, and the shareholding structure is presented in the table below.

SHAREHOLDER NAME/SURNAME/TITLE	SHARE IN CAPITAL (TL)	PERCENTAGE OF CAPITAL (%)
Bırol Sümer	58.104.160	10,38%
Ali Bolluk	58.104.160	10,38%
Özcan Sümer	58.104.160	10,38%
Çiğdem Ferda Arslan	20.000.020	3,57%
Other	365.687.500	65,30%
TOTAL	560.000.000	100%

Pursuant to the resolution of the Board of Directors dated 26 December 2024, it was resolved to increase the Company's issued share capital by TRY 336.000.000 (150%), fully funded through internal resources, thereby increasing the issued share capital from TRY 224.000.000 to TRY 560.000.000. Within this scope, the registered capital ceiling of TRY 300.000.000 was exceeded on a one-off basis.

The issuance certificate prepared in this context was approved by the Capital Markets Board with its decision dated 10 April 2025 and numbered 21/635. Accordingly, the amended version of Article 6 of the Articles of Association regarding share capital, reflecting the issued share capital of TRY 560.000.000, was registered on 25 April 2025 and announced in the Turkish Trade Registry Gazette dated 25 April 2025 and numbered 11319.

<https://www.kap.org.tr/tr/Bildirim/1429628>

As of 31 December 2025, the Company's issued share capital amounts to TRY 560.000.000 and its total equity amounts to TRY 1.647.434.310. The Company's equity exceeds its issued share capital.



PRIVILEGED SHARES

31.12.2025	SHARE GROUP	# OF SHARES	SHARE AMOUNT	SHARE PERCENTAGE
Bırol Sümer	A	15.000.000	15.000.000	2,68%
Bırol Sümer	B	43.104.160	43.104.160	7,70%
Ali Bolluk	A	15.000.000	15.000.000	2,68%
Ali Bolluk	B	43.104.160	43.104.160	7,70%
Özcan Sümer	A	15.000.000	15.000.000	2,68%
Özcan Sümer	B	43.104.160	43.104.160	7,70%
Çiğdem Ferda Arslan	A	5.000.000	5.000.000	0,89%
Çiğdem Ferda Arslan	B	15.000.020	15.000.020	2,68%
Other	B	365.687.500	365.687.500	65,30%
		560.000.000	560.000.000	100%

The Company's shares are divided into two classes, (A) and (B). Under the Articles of Association, the (A) class shares, which make up 8.93% of the total capital, have certain privileges.

- According to Article 6 of the Articles of Association, (A) class shares have the privilege to nominate candidates for the Board of Directors and have voting privilege at the General Assembly.
- According to Article 7 of the Articles of Association, three Board members are elected by the General Assembly from among the nominees proposed by the (A) class shareholders.
- According to Article 9 of the Articles of Association, each (A) class share with a nominal value of TRY 1 grants 5 voting rights to its holder at General Assembly meetings.
- Also under Article 9 of the Articles of Association, while maintaining quorums specified in the Capital Markets Law and Turkish Commercial Code, certain decisions by the Company's General Assembly on specific matters require the affirmative vote of at least 75% of the (A) class shares.
 - Outside of capital increases to be undertaken within the scope of the authorized (registered) capital system,
 - Any amendment of the Company's articles of association,
 - Any change to the Company's field of business, entry into new business lines, or abandonment of existing business lines,
 - Any capital increase (except those made under the registered capital system), liquidation, termination, dissolution, capital reduction, or change of corporate form,
 - The Company's application for bankruptcy, concordat, or financial restructuring under article 309/m of Law No. 2004 on Enforcement and Bankruptcy,
 - The transfer of all or part of the Company's commercial enterprise,
 - Any change to the (A) group shareholders' right to nominate board members, their voting privilege, or the composition of the Company's board of directors.

SUBSIDIARIES

The Company established a subsidiary named Suwen Lingerie S.R.L. in Romania on June 3, 2019, registered at Voluntari City, 1/VI Pipera Blvd., Hyperion Towers building, Tower 2, Ilfov county, Romania, in order to open stores and manage e-commerce sales. The subsidiary's paid-in capital is 2.530.000 RON, 100% owned by the Company. The Company has 7 stores in Romania through this subsidiary.

There is no cross-shareholding relationship with our subsidiary.



BOARD OF DIRECTORS AND EXECUTIVE MANAGERS



Birol SÜMER | Chairman of the Board of Directors

Elected as Chairman of the Board of Directors for a three-year term at the General Assembly meeting held on November 29, 2023, Birol Sümer completed his undergraduate degree in Electrical-Electronics Engineering at Boğaziçi University and his master's degree in International Economics and Development at Marmara University.

In his career, he has held various managerial positions in the banking and consulting sectors. He served as Deputy General Manager responsible for Technology at Esbank and as Head of the Banking sector at PwC.

He has been working at Acıbadem Healthcare Group for about 15 years, initially as Deputy General Manager and currently as a member of the Executive Committee, overseeing centralized operational departments such as Information Technologies and Systems, Innovation, Purchasing, Logistics and Biomedical, Human Resources, Technical Infrastructure, and Support Services. In addition to these duties and responsibilities, he also holds the positions of Chairman of the Board and General Manager of Acıbadem Teknoloji A.Ş. within the group.



Ali Bolluk | Board Member and General Manager

Elected as a board member for a three-year term at the General Assembly meeting held on November 29, 2023, Ali Bolluk also serves as the Company's General Manager.

A graduate of Marmara University's Department of Business Administration, Ali Bolluk previously held Purchasing Director and General Manager positions in family companies under the Kayalar İnşaat group (Kapet Petrol Ür. Paz. San. Ltd. Şti., Kuzuluk Su ve Su Ür. Tur. Tic. Ltd. Şti., and Şerefiye Kaynak Suyu İşl. A.Ş.) where he played a significant managerial role.

He has been involved in the Company's management since 2014 as both General Manager and Board Member.

BOARD OF DIRECTORS AND EXECUTIVE MANAGERS



Özcan SÜMER | Board Member

At the Board of Directors meeting held on December 2, 2024, upon the resignation of Mr. Selahattin Zoralioğlu from the Board of Directors, Özcan Sümer was appointed to fill the resulting vacancy, subject to approval at the next General Assembly. He graduated from the Faculty of Economics at Ege University. Between 1985 and 1993, he worked in various positions in banking and the private sector.

In 1993, Özcan Sümer founded his own company and entered the business world; for more than 20 years, he served as founding partner, board member, and board chairman in companies operating in the underwear manufacturing sector in Germany, Egypt, Morocco, and Bangladesh. From 2003 to 2017, he held positions as Board Chairman and General Manager at Ekofer Tekstil Parfümeri San. Paz. A.Ş. (now known as Suwen Tekstil San. Paz. A.Ş.), which he co-founded. Since 1993, he has also continued serving as Board Chairman at Eko Tekstil Sanayi ve Ticaret A.Ş., the company he established.

Eko Tekstil San. ve Tic. A.Ş., which manufactures underwear, homewear, and beachwear products at its own factories in Istanbul and Zonguldak, has been honored multiple times with platinum, gold, and silver exporter awards by the Turkish Exporters Assembly (TİM) since its founding, exporting to globally renowned brands. Özcan Sümer has also held board and committee memberships at İTKİP, TİGSAD, and the Istanbul Chamber of Industry. Married with three children, Mr. Sümer additionally holds SMMM (Certified Public Accountant) and independent auditor certifications.



Çiğdem Ferda ARSLAN | Board Member / Deputy General Manager for R&D and Production

Elected as a board member for a three-year term at the General Assembly meeting held on November 29, 2023, Çiğdem Ferda Arslan completed her undergraduate studies at Istanbul University's Faculty of Letters and the Istanbul Fashion Academy in Fashion Management.

Since 1996, the beginning of her university life, she has assumed an active and significant role in the family's underwear garment manufacturing business. After university, she spent time in England for language training; upon returning, she produced underwear and pajamas for many years for world-renowned clothing brands. She personally managed the factory and machinery investment processes required for these productions, ensuring technological machinery investments in the family company's underwear garment operations, thereby contributing to the company's achievement of the largest bra production capacity in Türkiye.

Having become a partner in the Company on August 3, 2005, she has continued to serve as Deputy General Manager responsible for Product Development and Production ever since.

BOARD OF DIRECTORS AND EXECUTIVE MANAGERS



Müge TUNA | Independent Board Member

Elected as an independent board member at the General Assembly meeting held on November 29, 2023, Müge Tuna graduated from Üsküdar American High School in 1984 and then from Boğaziçi University's Department of Economics in 1988, subsequently completing the MBA program at the same university in 1991.

From 1991 to 1996, Müge Tuna worked in various positions in the Treasury department at Türkiye Sınai Kalkınma Bankası; thereafter, she served for six years as Investment Banking Manager until 2002. Between 2004 and 2013, she held positions at Garanti Yatırım Menkul Değerler A.Ş., first as a Manager in Investment Banking, and subsequently as Deputy General Manager in the Private Equity and Investment Banking departments. From 2013 to 2015, she served as Deputy General Manager in charge of the Research Department at Garanti Yatırım, and from 2017 to 2019, she was the General Manager of Emaar Square Mall Türkiye. Since 2019, she has been working as Managing Director at the Clairfield International Türkiye Partner Office.

In addition to her role as a member of the Board of Directors of TÜYİD since 2010, she is a member of the TÜYİD High Advisory Council and the TÜSİAD Capital Markets Working Group, and since 2016 she has held committee memberships in the Professional Women Network (PWN). She is also currently pursuing doctoral studies at Bilgi University's Faculty of Business.



Mehmet Tarkan ANDER | Independent Board Member

Elected as an independent board member at the General Assembly meeting on November 29, 2023, Mehmet Tarkan Ander completed his studies at Istanbul Maarif Koleji and began his undergraduate education at London Schiller University before finishing his degree in Business Administration at Bilkent University. After holding senior positions at Cefic, Ece, and Multi Co.—among Europe's largest global players involved in shopping mall investments and in all areas of real estate investment, design, management, and development—he founded Avmpartners in 2006 together with two partners, later forming a partnership with MFI, another global player in the same sector.

Avmpartners quickly became the sector leader in Türkiye and neighboring markets in terms of the volume of projects it served. During this period, he contributed to the development of countless commercial real estate projects, working with his partners on around 200 shopping malls and commercial developments. He played a significant role in the sale of numerous projects—particularly shopping malls in Türkiye—to both local and global players. In 2015, the company, together with its existing partners, was sold to JLL Türkiye, a global player in the same sector.

He continued as Co-CEO at JLL Türkiye, whose main areas of operation include shopping mall design, concept and business development, leasing and management, office leasing and management, capital markets, project construction consulting, strategic consulting, and valuation. As of June 2023, he has been serving as Co-Founder at Value Solution Partners, the preferred partner of JLL.

BOARD OF DIRECTORS' WORKING PRINCIPLES

The Board of Directors makes all necessary decisions to ensure the fulfillment of the Company's objectives and fields of activity.

The Board convenes at least four (4) times a year or as frequently as needed to carry out its duties effectively. In consultation with other Board members and the CEO/General Manager, the Chair of the Board sets the agenda for Board meetings. Members endeavor to attend each meeting and provide input during discussions.

Pursuant to Article 390 of the Turkish Commercial Code, the Board of Directors convenes with the majority of its full membership and makes decisions by a majority of those present. This rule applies to Board meetings held in electronic form as well. Provisions in the Capital Markets Board's (CMB) corporate governance regulations remain reserved for decisions to be taken by the Board of Directors.

To enable the Board to perform its duties and responsibilities in a sound manner, the Board has established the Audit Committee, Early Detection of Risk Committee, Corporate Governance Committee, Nomination Committee, and Remuneration Committee within its structure. However, if the Board's composition does not allow for a separate Nomination Committee and Remuneration Committee, the Corporate Governance Committee fulfills these functions.

The Articles of Association do not grant the Chair of the Board or its members any weighted voting rights. All members, including the Chair, have equal voting rights. Board members are not granted any negative veto rights. Any differing opinions or dissenting votes expressed at Board meetings are recorded in the minutes. No such dissent or opposing view was recorded at Board meetings held between January 1, 2025, and December 31, 2025. The Chair of the Board and the General Manager are separate individuals.

Number of Board meetings during the year and attendance by Board members:
Between January 1, 2025, and December 31, 2025, the Board of Directors held a total of 4 meetings, with an attendance rate of 100%. One hundred percent of Board decisions were made unanimously by the members attending and eligible to vote.

Risks and the Board of Directors' Assessment:

The public offering prospectus prepared during our Company's IPO process provides detailed information on the risks associated with our Company. The prospectus is accessible via our Company's page on the Public Disclosure Platform (KAP) and on our corporate website. Additionally, the "Early Detection of Risk Committee," one of the Board committees within the Company, submitted the necessary reports throughout the year.



SENIOR MANAGEMENT



Total benefits and compensation for upper management from January 1 to December 31, 2025, was 48.511.000 TRY . (January 1 to December 31, 2024: 42.304.997 TRY)

INVESTOR RELATIONS DEPARTMENT

Information regarding the Investor Relations Department, which is responsible for relations with shareholders at our Company, is provided below.

Serpil Yaşar

Manager

Level 3 License No. 200087
Corporate Governance Rating Specialist License No. 700099

Investor Relations Department Officer
Şeyma Kalafat
Accounting Supervisor

Contact: yatirimci@suwencompany.com

The Investor Relations Department carries out activities related to the exercise of shareholders' rights, the public disclosure of material events, answering shareholders' inquiries about the Company and the exercise of shareholder rights, General Assembly (EGKS), capital increases, dividend distribution, amendments to the articles of association, and the management of the Public Disclosure Platform (KAP) and Central Registry System (MKK), as well as the fulfillment of Corporate Governance Principles. In line with these activities, internal administrative arrangements and practices have been implemented within the Company to ensure compliance with these principles. Shareholders are provided with timely, complete, and accurate information.

A report prepared by the Investor Relations Department on the activities conducted in 2025 was presented to the Corporate Governance Committee and the Board of Directors.

BOARD COMMITTEES

Audit Committee

The Audit Committee conducts its activities in compliance with capital markets legislation and as prescribed by the CMB Corporate Governance Principles. Acting within its own authority and responsibility, the Audit Committee provides recommendations to the Board of Directors. However, the final decision is made by the Board of Directors. In 2024, the Committee met 5 (five) times and presented its reports to the Board of Directors for recommendations.

AUDIT COMMITTEE



Early Detection of Risk Committee

The Early Detection of Risk Committee carries out work aimed at the early detection of risks that could endanger the Company's existence, development, and continuity, as well as the management of such risks. In 2025, the Committee met 6 (six) times and presented its reports to the Board of Directors in order to provide recommendations.

EARLY DETECTION OF RISK COMMITTEE



Corporate Governance Committee

The Corporate Governance Committee carries out work to ensure compliance with Corporate Governance Principles and provides the Board of Directors with recommendations to improve corporate governance practices. The Committee's decisions serve as recommendations to the Board, and the Board of Directors is the final decision-making authority in the relevant matters. The Corporate Governance Committee also fulfills the functions of the Nomination Committee and the Remuneration Committee. In 2025, the Committee met 2 (two) times and presented its decisions to the Board of Directors.

CORPORATE GOVERNANCE COMMITTEE



Sustainability Committee

- Consultancy services were obtained from an external firm to support the Company's sustainability processes and reporting activities.
- Environmental and sustainability training programs were conducted to enhance environmental awareness among employees and to align them toward a common sustainability objective.
- Sustainability- and climate-related risks and opportunities were identified, and initiatives were launched to align these matters with the Company's enterprise risk management processes.
- Suwen's first carbon footprint assessment was conducted, and its greenhouse gas emissions profile was established and analyzed.
- Suwen's inaugural Sustainability Report was prepared in compliance with the Turkish Sustainability Reporting Standards (TSRS) and completed in 2025, covering data for the 2024 reporting period.
- In alignment with the 2050 Net Zero Carbon target, short-, medium-, and long-term sustainability targets were defined; key action areas for reducing the carbon footprint were identified; and a roadmap was established focusing on energy efficiency, operational improvements, and supply chain awareness.
- Within the scope of the 2025 sustainability reporting activities, the Company renewed its agreement with the consultancy firm and initiated data collection and coordination efforts related to the reporting process.

Furthermore, the Company's first TSRS-compliant Sustainability Report for the period 1 January – 31 December 2024 was publicly disclosed on 23 October 2025 through the Public Disclosure Platform ("KAP") and published on the Company's corporate website.



HEADOFFICE ORGANIZATIONAL STRUCTURE



Ali Bolluk
CEO



Ç. Ferda Arslan
Deputy G. M. for R&D and Production



Mehmet Melih Özkan
CFO



Elif İsmailoğlu
Marketing Director



Emin Kirca
Domestic Sales and
Operations Director



Filiz Sirgün
Planning Director



Levent Göney
Operations & Logistics
Director



Mehmet Aykut Taş
International Sales & Operations
Director



Mert Gerçek
Business Development
Director



Neslihan Solak
Human Resources Director



Tuba Kiroğlu
Design and Pattern
Workshop Director



Sedat Demirtaş
Information Technology
Manager



Abdi Sütcü
Marketplace Manager

GENERAL ASSEMBLY MEETINGS

The General Assembly convenes either as an ordinary or an extraordinary meeting. Invitations to these meetings are made in accordance with the provisions of the Turkish Commercial Code (TCC) and the regulations of the Capital Markets Board (CMB). The procedures and principles governing the conduct of the General Assembly meetings are set out in the Internal Directive on the Working Principles and Procedures of the General Assembly. In General Assembly meetings, the provisions of the TCC, the capital markets legislation, the Company's Articles of Association and the aforementioned directive are applied.

Shareholders may also attend the General Assembly meetings electronically pursuant to Article 1527 of the TCC. In accordance with the relevant provision of the Articles of Association, the system established for this purpose enables rights holders and their representatives to exercise their rights specified under the relevant legislation during the General Assembly meetings.

Notifications regarding General Assembly meetings are made in accordance with the TCC, the Capital Markets Law, capital markets legislation and other applicable regulations. The announcement of the General Assembly meeting is made at least three weeks prior to the meeting date, excluding the announcement and meeting dates. Such announcement is published on the Company's website, the Public Disclosure Platform (KAP), other platforms determined by the Capital Markets Board, and in the Turkish Trade Registry Gazette.

In addition to the notifications and disclosures required under the applicable legislation, the matters stipulated by the corporate governance regulations of the Capital Markets Board are also announced to shareholders prominently on the Company's website together with the General Assembly meeting announcement.

- The 2024 Ordinary General Assembly Meeting was held on April 10, 2025. The minutes containing the resolutions can be accessed at <https://www.kap.org.tr/tr/Bildirim/1423377>



ARTICLES OF ASSOCIATION AMENDMENTS

In accordance with the resolution of the Company's Board of Directors dated 26 December 2024, it was resolved to increase the issued share capital from TRY 224.000.000 to TRY 560.000.000, representing an increase of TRY 336.000.000 (150%), fully covered by internal resources. Within this framework, the registered capital ceiling of TRY 300.000.000 was exceeded on a one-off basis.

The issuance certificate prepared in this respect was approved by the Capital Markets Board with its decision dated 10 April 2025 and numbered 21/635. Accordingly, the amended version of Article 6 of the Company's Articles of Association relating to share capital, reflecting the issued share capital of TRY 560.000.000 following the capital increase, was registered on 25 April 2025 and published in the Turkish Trade Registry Gazette dated 25 April 2025 and numbered 11319. Following the capital increase, the current version of the Company's Articles of Association was disclosed on the Public Disclosure Platform ("KAP").
<https://www.kap.org.tr/tr/Bildirim/1430277>

INFORMATION ON THE COMPANY'S REPURCHASED SHARES

Pursuant to the resolution of the Company's Board of Directors dated 8 July 2025:

- A share buyback program was initiated in order to support the formation of a healthier market price for the Company's shares traded on Borsa İstanbul, as the prevailing market prices were not considered to reflect the Company's actual operating performance, and to safeguard the interests of shareholders.
- A maximum fund of TRY 300.000.000 was allocated from the Company's equity to finance the buyback program.
- The maximum number of shares to be repurchased was determined as 13.760.000 shares (lots).
- The duration of the share buyback program was set at a maximum of one year from the date of the relevant Board resolution.
- Shares repurchased within the scope of the aforementioned principles shall not be sold for a period of 30 days from the date of repurchase; the "first in, first out" (FIFO) method shall be applied in calculating the 30-day holding period. Following the expiry of such period, the shares may be disposed of within a maximum period of three years in accordance with the principles set forth in the relevant Communiqué or may be retained, provided that the limitations stipulated therein are complied with.
- Information regarding the transactions carried out under this resolution shall be submitted for the information of the Company's shareholders at the first General Assembly meeting to be held.
- Within the framework of the aforementioned Board resolution, during the period between 8 July 2025 and 31 December 2025, shares with a total nominal value of TRY 200.000, representing 0.0357% of the Company's share capital, were repurchased at a price range of TRY 12,51 – TRY 13,13 per share (weighted average: TRY 12,82).





**SIGNIFICANT DEVELOPMENTS
RELATED TO ACTIVITIES**



INFORMATION ON INVESTMENTS

In order to grow and expand its trading volume, the Company invests in the domestic market. The primary component of its investment expenditures is the expansion of retail activities through the opening of new stores.

As of the reporting period, the breakdown of the Company's total investment expenditures is shown in the table below:

CURRENCY (TL)	31.12.2025
Machinery, Plant, and Equipment	31.792
Vehicles	79.992.727
Fixtures	50.948.861
Leasehold Improvements	258.257.529
Total Property, Plant, and Equipment	389.230.909
Rights	41.758.829
Total Intangible Assets	41.758.829



Information on the Control System and Internal Audit Activities

Our company's internal control mechanisms are structured as an integral part of organizational processes. Designed to ensure the reliability of financial reporting, safeguard assets, enhance operational efficiency, and ensure compliance with regulations, this framework operates in accordance with established policies, procedures, and the segregation of duties principle.

The internal control function is not positioned under a separate department but is integrated and managed by process owners and the relevant management levels. The effectiveness of the control environment is reinforced through regular review and monitoring activities. The Internal Audit Department conducts its audits based on an annual, risk-based plan and reports its findings directly to the Board of Directors. During 2025, two audit reports were submitted to the Board, and follow-up actions on the identified issues have been carried out.

The Board of Directors oversees the functioning of the internal control and internal audit systems and assesses their effectiveness to ensure they adequately support the company's operations.

Lawsuits Filed Against the Company:

There are no lawsuits filed against the Company that could significantly affect its financial position or operations. As of December 31, 2025, the total amount of provisions for compensation claims, severance, notice, and wage claims filed against the Company is TRY 2.086.676. (December 31, 2024: TRY 760.611)



Explanations Regarding Special Audits and Public Audits

The Company is subject to full certification (tam tasdik) and independent audits. Between January 1, 2025, and December 31, 2025, there was no special audit or public audit concerning the Company's operations.



Administrative Fines and Judicial Sanctions

No administrative or judicial sanctions were imposed on the Company during the activity report period.

Donations and Aid

As of December 31, 2025, the total amount in the relevant detailed accounts of the income statement is TRY 2.578.082. (31.12.2024: 2.581.978 TRY)



Rights and Benefits Provided to Personnel and Workers, Collective Bargaining Practices

All employees of our Company are subject to Labor Law No. 4857, and during the period of January 1, 2025 – December 31, 2025, the Company employed a total of 1,186 staff: 328 white-collar and 858 blue-collar workers. As of December 31, 2025, the Company's severance pay liability stands at TRY 6.484.563. (31.12.2024: 8.091.395 TRY)

No union based contractual agreement is presently in effect.

Information on Conflicts of Interest Between the Company and Institutions from Which It Receives Services such as Investment Advisory and Rating, and the Measures Taken by the Company to Prevent Such Conflicts of Interest

No investment advisory or rating services are being received.



Information on Legislative Changes That May Significantly Affect Company Activities

There is no legislative change that would significantly affect the Company's activities.

Explanations on Administrative or Judicial Sanctions Applied to the Company and Members of Its Management Body Due to Noncompliance with Legislative Provisions

During the reporting period, no administrative or judicial sanctions were imposed on the Company or the members of its governing bodies due to any practices contrary to applicable legislation.



Information on Employees' Social Rights, Their Professional Training, and Corporate Social Responsibility Activities Related to Other Social and Environmental Outcomes of the Company's Operations

Suwen demonstrates its genuine commitment to gender equality through a 84% female manager ratio and continues to support women's employment with 193 stores across 51 provinces. The official sponsorship we provide to the A National Women's Volleyball Team for the 2023-2028 period reflects our sincere embrace of women's strength and success. Our projects carried out with the Women's Cancer Association and our initiatives focusing on girls' education underscore that we view contributing to society as not merely a responsibility but an indispensable value. This approach fosters a strong sense of trust among our employees, customers, and investors, while also contributing to our sustainable growth objectives.

Research and Development Activities

At present, we do not have any active projects under our Research and Development efforts.



DEVELOPMENTS RELATED TO CAPITAL MARKETS LEGISLATION

- **I - Pursuant to the Communiqué on Corporate Governance (II-17.1) (the “Communiqué”)** with respect to the determination of the groups to which listed companies are assigned; in the assessment conducted by the Capital Markets Board (CMB) in its decision dated 16 January 2025 and numbered 3/76 regarding the implementation of the Communiqué, the groups for 2025 were determined and announced in CMB Bulletin No. 2025/3. Within the scope of the Communiqué, for the purposes of determining and overseeing the mandatory corporate governance principles to be applied, publicly held corporations whose shares are traded on Borsa İstanbul AŞ Star Market, Main Market and Sub-Market, as well as corporations whose shares have been transferred to the Pre-Market Trading Platform due to their free float ratio falling below 5% (collectively referred to as “Listed Companies”), were classified based on their systemic importance, taking into consideration their market capitalization and the market value of their free float shares. Accordingly, the Company has been classified among the Group 1 companies for the year 2025.
- **II- With Respect to the Share Buyback, Pursuant to the Principle Decision of the Board of the Capital Markets Board No. i-SPK.22.9 (dated 19 March 2025, No. 16/531):** Considering recent developments in our country’s capital markets, it was deemed appropriate to publicly disclose the following matters, to be applied until a second announcement is made, in order to ensure the healthy functioning of the markets.
 1. Companies whose shares are traded on the stock exchange, as well as their subsidiaries, may initiate a share buyback program by a resolution of the Board of Directors, without requiring a general assembly resolution, provided that such program is presented for the information of the shareholders at the first general assembly. The Board resolution authorizing the buyback must specify the purpose of the repurchase, the maximum duration of the buyback program, the maximum number of shares to be repurchased, and the maximum amount of funds to be utilized. This Board resolution must be publicly disclosed in accordance with the Capital Markets Board’s regulations on material event disclosures.
 2. Publicly held companies and their subsidiaries that already have an active buyback program may continue their buyback activities under the terms specified in this decision without adopting an additional Board resolution.
 3. For share repurchases carried out under this principle decision, the provisions of the Communiqué on Repurchased Shares (II-22.1) shall be applied as follows:
 - a) The nominal value limit set forth in Article 9, paragraph 1 (10% of capital) and the daily trading limit set forth in Article 15, paragraph 1(c) (25% of the average trading volume over the last 20 trading days) shall not apply.
 - b) The first four paragraphs of Article 12 and the second paragraph of Article 19 shall not apply.
 - c) The prohibition on repurchase/sale during capital increase periods under Article 10, paragraph 2 shall apply only to cash capital increases.
 4. Shares repurchased under this principle decision shall not be sold for a period of 30 days from the date of repurchase. The “first in, first out” (FIFO) method shall be applied in calculating this 30-day holding period. Following the expiration of this period, the relevant shares may be disposed of within a maximum of three years in accordance with the principles set forth in Article 19 of the Communiqué, or may be retained, provided that the limitations set forth in the Communiqué are observed.

- **III- Pursuant to the Capital Markets Board’s Decision No. 18/574 dated 23 March 2025 Regarding the Share Buyback:** Pursuant to the Capital Markets Board’s Principle Decision No. i-SPK.22.9 (dated 19 March 2025, No. 16/531), for share repurchases to be carried out from 24 March 2025 until the close of the session on 25 April 2025:

- a) The provisions stipulating that “The price order given for the repurchase cannot be higher than the existing price offers or the most recently executed sale price” set forth in Article 15, paragraph 1(b) of the Communiqué on Repurchased Shares (II-22.1), and that “The price order given for the repurchase cannot be higher than the highest existing buy order in the order system” set forth in Section B of the Capital Markets Board’s Principle Decision No. i-SPK.22.8 (dated 1 August 2024, No. 41/1198) shall not apply;
- b) The provisions stating that “During the opening and last 15 minutes of the first session, and during the opening and closing sessions of the second session, orders cannot be placed and transactions cannot be executed within the share buyback program” in Article 15, paragraph 1(a) of the Communiqué on Repurchased Shares (II-22.1), as well as the provisions in the Capital Markets Board’s Principle Decision No. i-SPK.22.2 (dated 27 January 2016, No. 3/77) stating that “For shares traded under continuous trading or single-price methods, orders cannot be placed within the buyback program during the opening session, the intraday single-price session, or the closing session. Buyback transactions may be executed during other trading periods. Furthermore, special transaction notifications cannot be made within the buyback program,” and the related provisions of Section C of Principle Decision No. i-SPK.22.8 (dated 1 August 2024, No. 41/1198) requiring compliance with these rules, shall not apply;
- c) The upper limit on the total consideration for repurchased shares specified in Article 9, paragraph 3 of the Communiqué on Repurchased Shares (II-22.1) shall not apply.

- **IV. Pursuant to the Capital Markets Board’s Decision No. 24/733 dated 18 April 2025:** The measures and practices aimed at facilitating share buybacks by publicly held companies, as set forth in the CMB Board’s Decision No. 18/574 dated 23 March 2025 and announced in Bulletin No. 2025/18 dated 23 March 2025, were decided to continue to be applied until the close of the session on 30 May 2025.
- **V. Pursuant to the Capital Markets Board’s Decision No. 33/1023 dated 30 May 2025:** The measures and practices aimed at facilitating share buybacks by publicly held companies, as set forth in the CMB Board’s Decision No. 24/733 dated 18 April 2025 and announced in Bulletin No. 2025/24 dated 18 April 2025, were decided to continue to be applied until the close of the session on 4 July 2025.
- **VI. Pursuant to the Capital Markets Board’s Decision No. 37/1177 dated 27 June 2025:** The measures and practices aimed at facilitating share buybacks by publicly held companies, as set forth in the CMB Board’s Decision No. 33/1023 dated 30 May 2025 and announced in Bulletin No. 2025/32 dated 30 May 2025, were decided to continue to be applied until the close of the session on 29 August 2025.
- **VII. Pursuant to the Capital Markets Board’s Principle Decision No. i-SPK.128.25 (dated 9 October 2025, No. 54/1810) regarding Board of Directors Resolutions submitted to the Board:** In evaluating the applications submitted to the Board, and taking into account the Communiqué on the Maintenance of Non-Accounting Commercial Books in Electronic Environment, published in the Official Gazette dated 14 February 2025 (No. 32813) and effective as of 1 July 2025, it has been decided that, until a new decision is issued, no notary certification will be required for Board of Directors resolutions prepared by legal entities that have started maintaining their Board resolution books through the Electronic Commercial Book System.

- **VIII. Pursuant to the Capital Markets Board’s Principle Decision No. i-SPK.128.26 (dated 25 December 2025, No. 67/2412) regarding Information Systems Management:** Within the scope of the Communiqué on Procedures and Principles Regarding Information Systems Management (VII-128.10):

1. Regarding the implementation of Article 7, paragraph 5 of the Communiqué:

It has been decided that the information security officer may be appointed through external service procurement or under service agreements executed among group companies, and that the responsibilities related to information security may be fulfilled through joint employment or part-time working arrangements.

In all such appointments, the requirement that the information security officer reports to senior management, as stipulated in the Communiqué, shall remain in effect, and the relevant Institution, Organization, or Company shall be responsible for ensuring compliance with this obligation. Compliance with Article 19 of the Communiqué is required for external service procurement.

2. Within the framework of Article 30, paragraph 6 of the Communiqué, the following exemptions have been granted:

a) Portfolio management companies subject to Articles 28(1)(a), (b), and (c) of the Communiqué on Portfolio Management Companies and Their Activities (III-55.1), limited-authorization brokerage firms, asset leasing companies, mortgage financing institutions, asset financing funds, collective investment undertakings (subject to subparagraph b), pension investment funds, and housing finance funds are exempt from Article 7, paragraph 5 of the Communiqué until 30 June 2026.

b) Publicly held companies that are not included among Group 1 companies, determined according to their systemic importance, market capitalization, and free-float market value in accordance with the Corporate Governance Communiqué (II-17.1) and the CMB Board’s Principle Decision No. i-SPK.II-17.6 (dated 15 October 2020, No. 64/1284) regarding the determination and oversight of mandatory corporate governance principles, and whose shares are traded on Borsa İstanbul AŞ Star Market, Main Market, or Sub-Market, or are listed on the Pre-Market Trading Platform due to a free-float ratio below 5%, are exempt from Article 7, paragraph 5 of the Communiqué until 30 June 2026. In the event of a change in the group classification of publicly held companies, compliance with Article 7, paragraph 5 of the Communiqué shall be ensured by the end of June of the relevant year.

3. It has been decided that internal audit activities may be performed under joint employment or part-time arrangements within service agreements among group companies, and that, in companies affiliated with banks, such activities may be carried out by the relevant bank’s IT auditors/internal auditors or jointly with the bank, without constituting a violation of Article 29, paragraph 2 of the Communiqué.

IX. Pursuant to the decision of the Public Oversight, Accounting and Auditing Standards Authority (KGK) dated 5 May 2025 regarding the presentation of sustainability-related financial disclosures: Following the amendment, a paragraph was added after paragraph 61 of TSRS 1 as follows: “61T Sustainability-related financial disclosures shall be presented in a separate report titled ‘TSRS-Compliant Sustainability Report’ as part of the entity’s general-purpose financial reporting. The TSRS-Compliant Sustainability Report may be included as a section, in its entirety including the report title, within another report in which the entity needs to provide disclosures (such as an integrated activity report).”

X. Pursuant to the KGK decision dated 5 August 2025: The deadline for the publication of TSRS-compliant sustainability reports for the 2024 financial year was extended until 31 October 2025.

XI. Pursuant to the KGK decision dated 25 December 2025: Exemptions applicable to entities preparing TSRS-compliant sustainability reports for the first time for the 2024 reporting period were established for the preparation of sustainability reports for the 2025 financial year.

- Accordingly, the transitional exemptions for the first annual reporting period under paragraphs E4, E5, and E6(b) of TSRS 1 – General Principles for Disclosure of Sustainability-Related Financial Information – are extended for one year for entities that prepared sustainability reports in compliance with TSRS for the first time in the 2024 reporting period.

In this context, the TSRS-Compliant Sustainability Report for the 2025 reporting year may be published by the date on which the financial statements for the year ending 30 June 2026 are publicly disclosed.



RELATED PARTY TRANSACTIONS

RECEIVABLES ("TRY")	31.12.2025	31.12.2024
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	60.134.765
Livadi Tekstil İth. İhr. Tic. A.Ş.	-	2.405.552
TOTAL	-	62.540.317

PAYABLES ("TRY")	31.12.2025	31.12.2024
Eko Tekstil San. ve Tic. A.Ş.	26.251.926	53.198.447
Aseyya Tekstil Sermin Sümer	2.498.671	9.876.672
Livadi Tekstil İth. İhr. Tic. A.Ş.	14.667	-
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	17.048.823
Netcad Yazılım A.Ş.	-	9.708
TOTAL	28.765.264	80.133.650

31.12.2025					
PURCHASES ("TRY")	Goods	Financial Transactions	Other	Services	Total
Eko Tekstil San. ve Tic. A.Ş.	2.309.620.013	4.964.651	28.635	312.657	2.314.925.956
Livadi Tekstil İth. İhr. Tic. A.Ş.	241.426.037	-	-	-	241.426.037
Elmas Çamaşır İth. İhr. Tic. A.Ş.	130.726.569	-	-	-	130.726.569
Aseyya Tekstil Sermin Sümer	100.905.059	-	191	-	100.905.250
Netcad Yazılım A.Ş.	-	-	-	86.546	86.546
TOTAL	2.782.677.678	4.964.651	28.826	399.203	2.788.070.358

SALES ("TRY")	Goods	Financial Transactions	Other	Services	Total
Eko Tekstil San. ve Tic. A.Ş.	69.558.467	-	2.465.615	-	72.024.082
Aseyya Tekstil Sermin Sümer	803.325	-	-	-	803.325
Livadi Tekstil İth. İhr. Tic. A.Ş.	452.977	-	-	-	452.977
Elmas Çamaşır İth. İhr. Tic. A.Ş.	178.985	-	-	-	178.985
TOTAL	70.993.754	-	2.465.615	-	73.459.369

31.12.2024					
PURCHASES ("TRY")	Goods	Financial Transactions	Other	Services	Total
Eko Tekstil San. ve Tic. A.Ş.	1.801.042.789	2.223.857	211.938	-	1.803.478.584
Elmas Çamaşır İth. İhr. Tic. A.Ş.	433.057.573	-	-	-	433.057.573
Livadi Tekstil İth. İhr. Tic. A.Ş.	274.074.592	-	-	-	274.074.592
Moni Tekstil Sanayi Ticaret A.Ş.	160.408.262	-	-	-	160.408.262
Aseyya Tekstil Sermin Sümer	120.150.566	-	-	-	120.150.566
Latte Tekstil Sanayi ve Tic. A.Ş.	2.535.885	-	-	-	2.535.885
Netcad Yazılım A.Ş.	-	-	-	377.770	377.770
TOTAL	2.791.269.667	2.223.857	211.938	377.770	2.794.083.232

SALES ("TRY")	Goods	Financial Transactions	Other	Services	Total
Eko Tekstil San. ve Tic. A.Ş.	-	-	556.041	-	556.041
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	-	1.439.004	-	1.439.004
TOTAL	-	-	1.995.045	-	1.995.045



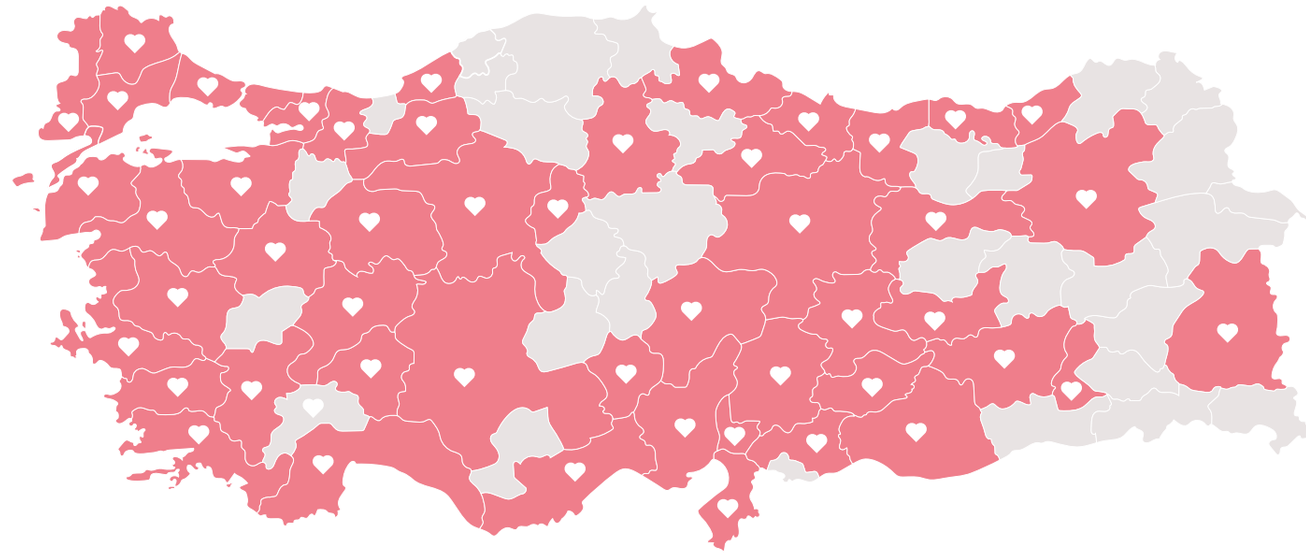


**OPERATIONAL
DEVELOPMENTS**



TÜRKİYE RETAIL FOOTPRINT

As of 31 December 2025, the Company had a total of 193 stores in Türkiye with a total sales area of approximately 24.351 m² (31 December 2024: 22.086 m²).

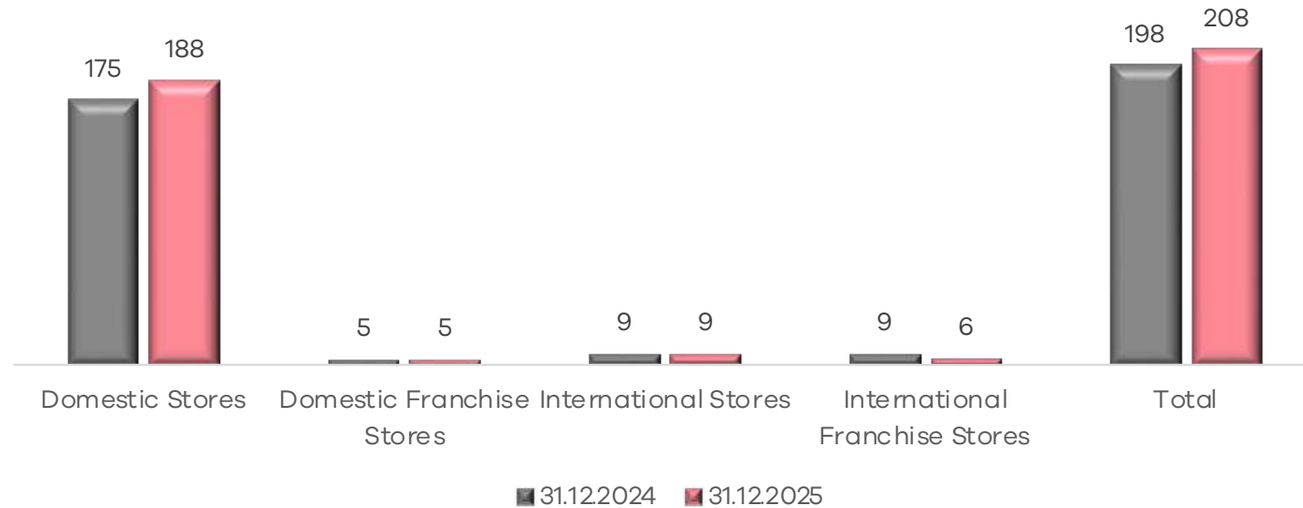


31.03.2025
 # of Domestic Stores: **176**
 # of Domestic Franchisees: **5**
 Romania: **7**
 Northern Cyprus: **2**
 International Franchisees: **10**
TOTAL
 200 Stores
 24.541 sqm Sales area
 1.138 Employees

30.06.2025
 # of Domestic Stores: **179**
 # of Domestic Franchisees: **5**
 Romania: **7**
 Northern Cyprus: **2**
 International Franchisees: **6**
TOTAL
 199 Stores
 22.982 sqm Sales area
 1.354 Employees



GLOBAL RETAIL FOOTPRINT



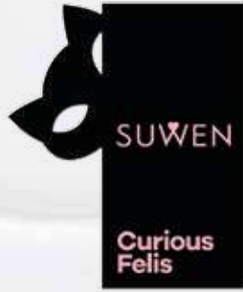
In 2025, 16 new stores were opened domestically, while 3 stores were closed. As a result, there was a net total of 13 store openings during the period in question.



30.09.2025
 # of Domestic Stores: **181**
 # of Domestic Franchisees: **5**
 Romania: **7**
 Northern Cyprus: **2**
 International Franchisees: **6**
TOTAL
 201 Stores
 25.131 sqm Sales area
 1.416 Employees

31.12.2025
 # of Domestic Stores: **188**
 # of Domestic Franchisees: **5**
 Romania: **7**
 Northern Cyprus: **2**
 International Franchisees: **6**
TOTAL
 208 Stores
 26.088 sqm Sales area
 1.186 Employees





CURIOS FELIS |

Türkiye's fastest-growing women's underwear retail brand, Suwen, received the **silver award** in the "Felis Curious" category at the impressive ceremony held at Zorlu Performing Arts Center on Thursday, November 10, 2022.



ALTIN LİDER |

Türkiye's fastest-growing women's underwear retail brand, Suwen, saw its General Manager, **Ali Bolluk**, selected as Türkiye's "Most Admired CEO," earning the Altın Lider (**Golden Leader**) award.



NEW ERA OF HR |

At the **New Era of HR** summit organized by Secretcv, Suwen received the "Stars of Human Resources" award.

SUWEN SUWEN



İNSANA SAYGI |

At the Human Resources Summit sponsored by Kariyer.net, the Insana Saygı Awards are given to companies that respond to 100% of candidate applications, create the most employment, and receive the highest number of applications. As the Suwen family, we earned the right to receive this award among more than 30,000 employers.

SUWEN SUWEN

BRANDVERSE AWARDS |

In the commercial film showcasing a brave and strong woman by expanding women's freedom spaces, Suwen received the **Bronze Award** in the "Taze Reklam Verenler" category at the impressive ceremony held on Thursday, June 30 at Hilton Istanbul Bomonti.



SLIMSTOCK & LODER |

In collaboration with Slimstock and the Logistics Association (LODER), at the eighth annual "Türkiye's Most Influential Supply Chain Professionals" award ceremony, Suwen received two awards in the categories of "Türkiye's Most Influential Supply Chain Professional" and "2022 Most Technological Supply Chain Project."



SUWEN SUWEN

BRANDVERSE AWARDS |

At the Brandverse Awards, we won two Bronze awards with our "Evde Suwen Modu" homewear advertising campaign in the **Taze Reklamverenler & Clothing and Accessories** categories.



EN İYİ VERİ KULLANIMI |

From the success story that emerged by changing the trend of our "top-selling" product using the system and data we implemented. On December 14, at the VXI Türkiye Communication Center Awards, we won the "En İyi Verimi Kullanımı" (Best Utilization of Data) category award, recognized as the "En Övgüye Değer Marka Ödülü" (Most Commendable Brand Award).





GOLDEN LEADER |

STRONG VISION, SUSTAINABLE SUCCESS

As transformation in women's retail continues at full speed, strong vision, strategic approach and a strong team culture remain among the key drivers of success.

Suwen's CEO **Ali Bolluk** was recognized among **Türkiye's Most Admired CEOs** at the **Golden Leader Awards 2025**, organized by Krea M.I.C.E.



SECRET CV HR STAR |

As Suwen, we are proud and delighted to have received the "**HR Star**" award at the **2024-2025 HR Summit**.



KARIYER.NET RESPECT FOR PEOPLE |

As Suwen, we are proud to have been awarded the "**Respect for People**" Award by **Kariyer.net** once again in **2025**, following the recognition received in **2024**.



ENOCTA SHAPING THE FUTURE |

At **Enocta Day 2025**, organized under the theme "**Shaping the Future**", **Suwen Academy** achieved a significant success. Through the digital learning platform implemented with the **Enocta infrastructure**, Suwen Academy reached high participation levels in a short period of time and was selected as one of the most successful young corporate academies among more than **500 organizations**, receiving the "**Rising Star**" award.





FINANCIAL STATUS

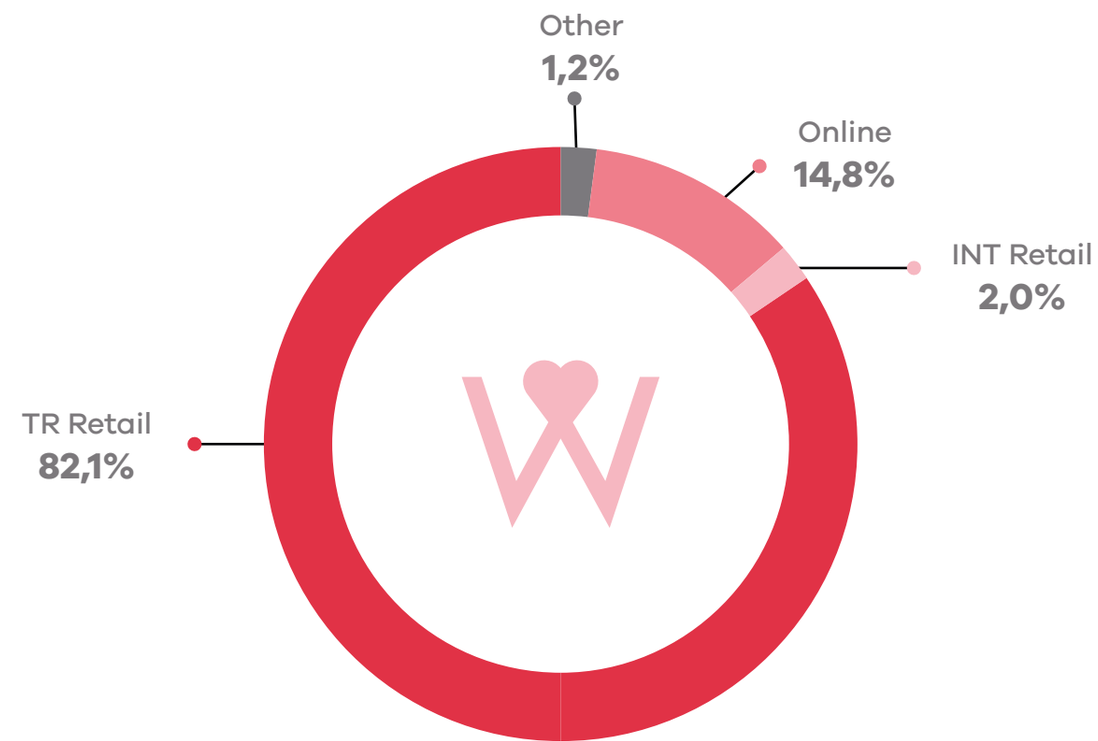


SUWEN AT A GLANCE

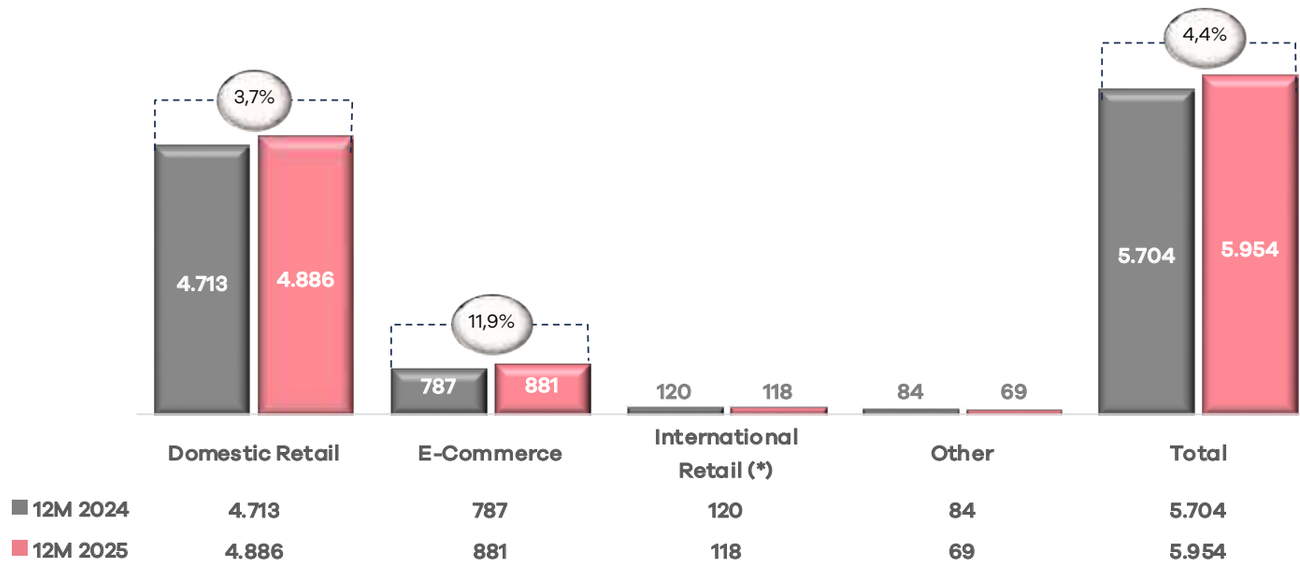
	9 Country	63 City	208 Number of Stores	26.088 Total Sales Area (sqm)
	5.954 Consol. Rev (M TRY)	97,6% TR Sales Share	2,4% Int'l Sales Share	
	3,7% Retail Rev Growth	82,1% Retail Rev Share	13 Net New Stores	
	11,9% E-Comm Rev Growth	14,8% E-Comm Rev Share		
	1.186 Headcount	90,5% Female Ratio	9,5% Male Ratio	



2025 FINANCIAL PERFORMANCE



Suwen's 2025 sales revenues increased by 4.4% compared to 2024, reaching TRY 5.954.274.367. Activities were carried out with a 51.2% gross profit margin and a 19.6% EBITDA (earnings before interest, tax, and depreciation) margin. During the reporting period, a net profit margin of 1.9% was achieved, resulting in a net profit of TRY 111.088.166.



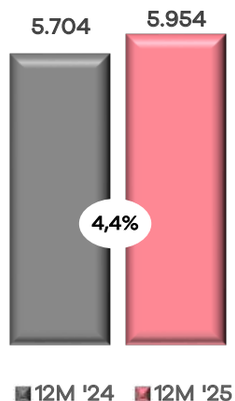
(*) International Retail includes the retail net sales generated from the Company's operations in Romania and Northern Cyprus.



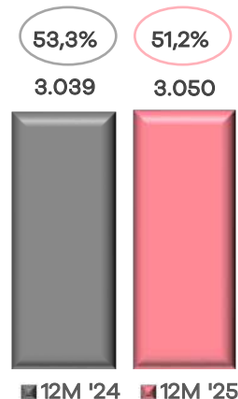
2025 FINANCIAL PERFORMANCE

TMS 29 Inflation Accounting Applied

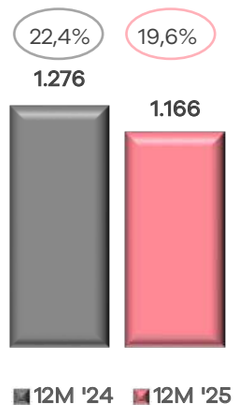
Net Sales (Million TRY)



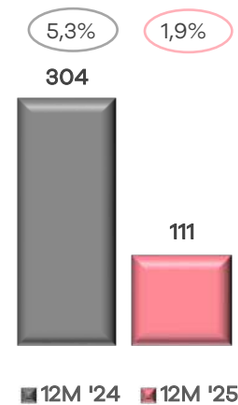
Gross Profit (Million TRY)



EBITDA (Million TRY)



Net Profit (Million TRY)



Gross Profit
51,2%

EBITDA
19,6%

Net Profit
1,9%



INFORMATION REGARDING THE DIVIDEND DISTRIBUTION POLICY

The Dividend Distribution Policy, prepared in accordance with the regulations of the Capital Markets Board and approved by the Company's Board of Directors in its meeting dated 4 July 2022, was submitted for the information of shareholders and approved at the Extraordinary General Assembly held on 29 July 2022. The Dividend Distribution Policy was also disclosed to the public through a Material Event Disclosure dated 4 July 2022 on the Public Disclosure Platform (KAP) and published on the Company's corporate website.

Pursuant to the Company's Articles of Association, there are no privileges regarding the entitlement to profit participation.

At the Ordinary General Assembly held on 10 April 2025, it was resolved that a gross cash dividend of TRY 70.000.000, corresponding to 31.25% of the Company's issued capital and 29.88% of the net distributable profit for the financial year 1 January – 31 December 2024, would be distributed as of 12 August 2025. The distribution was completed on 14 August 2025.

STATEMENT OF RESPONSIBILITY PREPARED PURSUANT TO ARTICLE 9 OF THE CAPITAL MARKETS BOARD'S COMMUNIQUÉ NO. II-14.1 ON THE PRINCIPLES OF FINANCIAL REPORTING IN THE CAPITAL MARKETS

Responsibility Statement Pursuant to Article 9, Section Two, of the Capital Markets Board's "Communiqué on Principles Regarding Financial Reporting in Capital Markets"

"We hereby declare that the consolidated statement of financial position, consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity, and consolidated statement of cash flows, along with the accompanying notes—covering the accounting period from 01.01.2025 to 31.12.2025 and prepared in accordance with Turkish Accounting Standards/Turkish Financial Reporting Standards and in the formats required by the Capital Markets Board (CMB) under Communiqué No. II-14.1, and audited by Güreli Yeminli Mali Müşavirlik ve Bağımsız Denetim Hizmetleri A.Ş.—as well as the Board of Directors' Annual Report, have been examined by us within the framework of CMB regulations. In this regard:

- a) We have reviewed these consolidated financial statements and annual report.
- b) To the best of our knowledge and within the scope of our duties and responsibilities at our Company, we confirm that the consolidated financial statements and annual report do not contain any false statements on material matters and do not omit any information that might render these statements misleading as of the date of disclosure.
- c) To the best of our knowledge and within the scope of our duties and responsibilities at our Company, we confirm that the consolidated financial statements, prepared in line with applicable financial reporting standards, present a true and fair view of the assets, liabilities, financial position, and results of operations of our Company and its consolidated subsidiary, and that the annual report likewise accurately reflects the development of the business, performance, and financial position of our Company and its consolidated subsidiary, together with the significant risks and uncertainties we face.

Respectfully,

Suwen Audit Committee - Ali Bolluk (CEO)

Mehmet Tarkan ANDER
Chairman of the Audit Committee

Müge TUNA
Member of the Audit Committee

Ali BOLLUK
Vice Chairman of the Board of Directors - CEO



INDEPENDENCE STATEMENT TO SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.

a) I hereby declare that, neither I nor my spouse nor my relatives by blood or marriage up to the second degree have had an employment relationship in a managerial position that entails significant duties and responsibilities within the past five years with Suwen Tekstil Sanayi Pazarlama A.Ş. (the “Company”), any entity in which the Company has management control or significant influence, or shareholders that have management control or significant influence in the Company, or any legal entities in which such shareholders have management control. I have not, individually or jointly, held more than 5% of the capital or voting rights or privileged shares, nor had a significant commercial relationship with them.

b) In the last five years, I have not served as a partner (owning 5% or more), worked in a managerial position entailing significant duties and responsibilities, or served as a board member at companies from which the Company has purchased or to which it has sold significant services or products (including but not limited to agreements for the Company’s auditing—tax audit, statutory audit, internal audit—rating, and consultancy), during the periods when services or products were purchased or sold.

c) I possess the professional education, knowledge, and experience necessary to duly fulfill the duties I will assume as an independent board member.

ç) Except for university faculty membership, I will not be employed full-time at public institutions and organizations after being elected as a member.

d) I am considered to be domiciled in Türkiye under the Income Tax Law No. 193 dated 31/12/1960.

e) I have strong ethical standards, professional reputation, and experience that enable me to make independent decisions by taking stakeholders’ rights into account, maintain my impartiality in conflicts of interest between the Company and its shareholders, and contribute positively to the Company’s activities.

f) I can allocate sufficient time to the Company’s affairs to closely monitor the conduct of its operations and fully perform the requirements of the duties I will undertake.

g) I have not served as a board member in the Company’s board of directors for more than six years within the last ten years.

ğ) I do not serve as an independent board member in more than three companies controlled by the Company or by the Company’s controlling shareholders, and not in more than five publicly traded companies in total.

h) If elected to a board seat as a representative of a legal entity, I confirm that I have not been registered and announced on behalf of that legal entity, if applicable.

I hereby accept, declare, and undertake the foregoing. Date: 07/01/2026

Sincerely,

Müge Tuna

INDEPENDENCE STATEMENT TO SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.

a) I hereby declare that, neither I nor my spouse nor my relatives by blood or marriage up to the second degree have had an employment relationship in a managerial position that entails significant duties and responsibilities within the past five years with Suwen Tekstil Sanayi Pazarlama A.Ş. (the “Company”), any entity in which the Company has management control or significant influence, or shareholders that have management control or significant influence in the Company, or any legal entities in which such shareholders have management control. I have not, individually or jointly, held more than 5% of the capital or voting rights or privileged shares, nor had a significant commercial relationship with them.

b) In the last five years, I have not served as a partner (owning 5% or more), worked in a managerial position entailing significant duties and responsibilities, or served as a board member at companies from which the Company has purchased or to which it has sold significant services or products (including but not limited to agreements for the Company’s auditing—tax audit, statutory audit, internal audit—rating, and consultancy), during the periods when services or products were purchased or sold.

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I hereby accept, declare, and undertake the foregoing. Date: 07/01/2026

Sincerely,

Mehmet Tarkan Ander



AUDIT REPORT



SUWEN TEKSTİL SANAYİ PAZARLAMA ANONİM ŞİRKETİ

**CONVENIENCE TRANSLATION INTO ENGLISH OF
CONSOLIDATED FINANCIAL STATEMENTS
FOR THE YEAR ENDED 1 JANUARY – 31 DECEMBER 2025**

(ORIGINALLY ISSUED IN TURKISH)

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**CONVENIENCE TRANSLATION INTO ENGLISH OF THE INDEPENDENT AUDITOR'S REPORT
ORIGINALLY ISSUED IN TURKISH**

INDEPENDENT AUDITOR'S REPORT

To the General Assembly of Suwen Tekstil Sanayi Pazarlama Anonim Şirketi

Report on the audit of the consolidated financial statements

Opinion

We have audited the consolidated financial statements of Suwen Tekstil Sanayi Pazarlama Anonim Şirketi (the "Company" or "Suwen Tekstil") and its subsidiary (the "Group"), which comprise the consolidated statement of financial position as at 31 December 2025, and the consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and consolidated statement of cash flows for the year then ended, and notes to the consolidated financial statements, including a summary of significant accounting policies.

In our opinion, the accompanying consolidated financial statements present fairly, in all material respects, the consolidated financial position of the Group as at 31 December 2024 and its consolidated financial performance and its consolidated cash flows for the year then ended in accordance with Turkish Accounting/Financial Reporting Standards ("TMS/TFRSs").

Basis for Opinion

We conducted our audit in accordance with International Standards on Auditing (ISAs) that are part of Turkish Standards on Auditing adopted within the framework of the regulations of the Capital Markets Board and issued by the Public Oversight Accounting and Auditing Standards Authority (the "POA"). Our responsibilities under those standards are further described in the Auditor's responsibilities for the audit of the consolidated financial statements section of our report. We are independent of the Group in accordance with the International Code of Ethics for Professional Accountants (including International Independence Standards) (IESBA Code) together with the ethical requirements regarding independent audit in regulations issued by POA that are relevant to our audit of the consolidated financial statements in Türkiye, and we have fulfilled our other ethical responsibilities in accordance with these requirements and the IESBA Code. We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our opinion.

Key Audit Matters

Key audit matters are those matters that, in our professional judgment, were of most significance in our audit of the consolidated financial statements of the current period. These matters were addressed in the context of our audit of the consolidated financial statements as a whole, and in forming the auditor's opinion thereon, and we do not provide a separate opinion on these matters.

Inventories	
Please refer to notes 2.9 and 13 to the consolidated financial statements	
Key audit matter	How our audit addressed the key audit matter
Inventories are valued at the lower of cost or net realisable value in the consolidated financial statements.	We performed the following procedures in relation to the provision for inventory impairment and net realisable value:
The cost of inventories is determined by the weighted average method.	As a part of our audit procedures;
Cost elements of inventories, inventory impairment policy, determination of provision for inventory impairment and inventory valuation determined as a key audit matter for audit of the consolidated financial statements.	-Evaluating whether there is a need for provision for net realizable value in accordance with the changes in gross sales profit on a general or product basis, -Evaluating the sales invoice samples and the unit prices in these invoices were compared with the unit prices in the balance sheet period and after the balance sheet date, -Testing inventory impairment balances with the inventory aging reports prepare and comparing the year-end inventory counts indicate that whether there were inventories that had not moved or been damaged for a long time from prior period inventories, -Comparing the inventory turnover ratio, statement of cost of sales and selling costs to sales ratio with the prior period, -Recalculating the inventory cards selected as a sample for the cost calculation of the Group, -Evaluating the inventory impairment study of the Group, -Testing the disclosures in the consolidated financial statements in relation to the inventory impairment and net realisable value and evaluating the adequacy of such disclosures for TFRS requirements,
	We had no material findings related to the inventories as a result of these procedures.

Leases	
Please refer to notes 2.9 and 18 to the consolidated financial statements	
Key audit matter	How our audit addressed the key audit matter
The consolidated financial statements as at and for the year ending 31 December 2025 include right-of-use-assets with carrying values of TL 1.256.597.162 and lease liabilities with carrying values of TL 859.556.768.	We performed the following procedures in relation to application of TFRS 16 and its significant material influence on consolidated financial statements and related notes:
	-Understanding and evaluating the significant processes that affecting financial reporting in relation to TFRS 16 standard,



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<p>As a result of the application of TFRS 16, the amounts recognized are material in terms of consolidated financial statements and determination of the accounting policy depends on the Group management. In addition, right-of-use assets and related lease liabilities calculation includes the significant estimates and assumptions of the Group management.</p> <p>The significant part of these assumptions includes the evaluation of the interest rate used in discounting cash flows and the options to extend the lease term and early termination.</p> <p>Furthermore, notes to the consolidated financial statements of the Group as of 31 December 2025 had significant material influence by the application of TFRS 16.</p>	<p>-Testing the completeness of the contract lists obtained from the Group management and assessing whether the contract contains a service or a lease, -Evaluating the contracts defined as lease by the Group are whether within the scope of TFRS 16,</p> <p>-Considering the lease contracts within scope of TFRS 16, recalculation of right-of-use assets and related lease liabilities, which are accounted in the consolidated financial statements by calculating the interest rate and rental increase rate and other inputs over the lease amounts, -Testing and evaluating the compatibility and consistency of the rent increase rate, interest rate and other inputs used in these calculations with the current market data,</p>
--	--

Revenue	
Please refer to notes 2.9 and 27 to the consolidated financial statements	
Key audit matter	How our audit addressed the key audit matter
<p>The Group recognizes the revenue when the Group transfers control of a good or service over time.</p> <p>Recognition of sales on correct period on the basis of periodicity assumption in accordance with matching principle determined as a key audit matter for audit of the consolidated financial statements.</p>	<p>We performed the following procedures in relation to the testing recognition of revenue:</p> <p>As a part of our audit procedures;</p> <p>-Revenue as a process is evaluated by observing the sales and delivery procedures of the Group.</p> <p>-Our audit procedures are focused on the assessment of invoices issued but risk and ownership have not been transferred. In this context, invoice, delivery note, warehouse exit and delivery documents are analysed by sampling method and the actual delivery is made before the balance sheet date is evaluated.</p> <p>-We have evaluated revenue recognition during the period by applying the material verification procedures and substantive tests to the sales returns during the period following the end of the year.</p> <p>-Testing the disclosures in the consolidated financial statements in relation to the revenue recognition and evaluating the adequacy of such disclosures for TFRS requirements,</p> <p>We had no material findings related to the revenue recognition as a result of these procedures.</p>

Application of TAS 29 – “Financial Reporting in Hyperinflationary Economies”	
Key audit matter	How our audit addressed the key audit matter
<p>As disclosed in Note 2.1.3, the Group applied TAS 29 “Financial reporting in hyperinflationary economies (“TAS 29”) in the consolidated financial statements as at and for the year ended 31 December 2024.</p> <p>TAS 29 requires consolidated financial statements to be restated into the current purchasing power at the end of the reporting period. Therefore, transactions in 2024 and non-monetary balances at the end of the period with prior year statements with comparative information were restated to reflect a price index that is current at the balance sheet date as of 31 December 2025. The implementation of TAS 29 leads to a change in several of the Group’s control activities pervasively related to financial reporting. Applying TAS 29 results in significant changes to the consolidated financial statement items included in the Group’s consolidated financial statements as at and for the year ending 31 December 2025, which have been restated for comparative purposes as at and for the year ending 31 December 2025, including consolidated statement of financial position, consolidated statement of profit or loss and other comprehensive income, consolidated statement of changes in equity and statement of cash flow. In addition, considering the additional effort required to perform the audit of the application of TAS 29, we identified the application of TAS 29 as a key audit matter.</p> <p>The explanations regarding the application of TAS 29 are disclosed in Note 2.1.3.</p>	<p>We performed the following audit procedures in relation to the application of TAS 29:</p> <ul style="list-style-type: none"> - Understanding and evaluating the process and controls related to application of TAS 29 designed and implemented by the Group management, - Obtaining detailed lists of non-monetary items and testing original entry dates and amounts on a sample basis, - Verifying whether the Group management’s determination of monetary and non-monetary items is in compliance with TAS 29, - Verifying the general price index rates used in calculations correspond with the coefficients in the “Consumer Price Index in Türkiye” published by the Turkish Statistical Institute, - Evaluating the appropriateness of the Group management’s judgments by comparing with current practices and using our industry knowledge and experience including ensuring the comparison with prior period, - Testing the mathematical accuracy of non-monetary items, consolidated statement of profit or loss, and statement of cash flow adjusted for inflation effects, - Evaluating the adequacy of disclosures related to the application of TAS 29 in the notes to the consolidated financial statements in accordance with TFRS. <p>We had no material findings related to the application of TAS 29 as a result of these procedures.</p>

Responsibilities of Management and Those Charged with Governance for the Consolidated Financial Statements

The Group management is responsible for the preparation and fair presentation of the consolidated financial statements in accordance with TMS/TFRS, and for such internal control as management determines is necessary to enable the preparation of consolidated financial statements that are free from material misstatement, whether due to fraud or error.

In preparing the consolidated financial statements, management is responsible for assessing the Group’s ability to continue as a going concern, disclosing, as applicable, matters related to going concern and using the going concern basis of accounting unless management either intends to liquidate the Group or to cease operations, or has no realistic alternative but to do so.

Those charged with governance are responsible for overseeing the Group’s financial reporting process.



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Auditor's Responsibilities for the Audit of the Consolidated Financial Statements

Responsibilities of independent auditors in an independent audit are as follows:

Our aim is to obtain reasonable assurance about whether the consolidated financial statements as a whole are free from material misstatement, whether due to fraud or error, and to issue an independent auditor's report that includes our opinion. Reasonable assurance expressed as a result of an independent audit conducted in accordance with ISAs is a high level of assurance but does not guarantee that a material misstatement will always be detected. Misstatements can arise from fraud or error. Misstatements are considered material if, individually or in the aggregate, they could reasonably be expected to influence the economic decisions of users taken on the basis of these consolidated financial statements.

As part of an independent audit conducted in accordance with ISAs, we exercise professional judgment and maintain professional skepticism throughout the audit. We also:

- Identify and assess the risks of material misstatement in the consolidated financial statements, whether due to fraud or error, design and perform audit procedures responsive to those risks, and obtain audit evidence that is sufficient and appropriate to provide a basis for our opinion. The risk of not detecting a material misstatement resulting from fraud is higher than for one resulting from error, as fraud may involve collusion, forgery, intentional omissions, misrepresentations or the override of internal control.
- Assess the internal control relevant to the audit in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Group's internal control.
- Evaluate the appropriateness of accounting policies used and the reasonableness of accounting estimates and related disclosures made by management.
- Conclude on the appropriateness of management's use of the going concern basis of accounting and, based on the audit evidence obtained, whether a material uncertainty exists related to events or conditions that may cast significant doubt on the Group's ability to continue as a going concern. If we conclude that a material uncertainty exists, we are required to draw attention in our auditor's report to the related disclosures in the consolidated financial statements or, if such disclosures are inadequate, to modify our opinion. Our conclusions are based on the audit evidence obtained up to the date of our independent auditor's report. However, future events or conditions may cause the Group to cease to continue as a going concern.
- Evaluate the overall presentation, structure and content of the consolidated financial statements, including the disclosures, and whether the consolidated financial statements represent the underlying transactions and events in a manner that achieves fair presentation.
- Obtain sufficient appropriate audit evidence regarding the financial information of the entities or business activities within the Group to express an opinion on the consolidated financial statements. We are responsible for the direction, supervision and performance of the Group audit. We remain solely responsible for our audit opinion.

We communicate with those charged with governance regarding, among other matters, the planned scope and timing of the audit and significant audit findings, including any significant deficiencies in internal control that we identify during our audit.

We provide those charged with governance with a statement that we have complied with relevant ethical requirements regarding independence. We also communicate with them all relationships and other matters that may reasonably be thought to bear on our independence, and where applicable, related safeguards.

From the matters communicated with those charged with governance, we determine those matters that were of most significance in the audit of the consolidated financial statements of the current period and are therefore the key audit matters. We describe these matters in our auditor's report unless law or regulation precludes public disclosure about the matter or when, in extremely rare circumstances, we determine that a matter should not be communicated in our report because the adverse consequences of doing so would reasonably be expected to outweigh the public interest benefits of such communication.

Report on Other Legal and Regulatory Requirements

1) According to the Turkish Commercial Code ("TCC") No. 6102 and pursuant to the fourth paragraph of Article 398 of the Turkish Commercial Code No. 6102 ("TCC"), the independent auditors report on the Early Risk Identification System and Committee was presented to the Group's Board of Directors on 28 February 2026.

2) No matter has come to our attention that is significant according to subparagraph 4 of Article 402 of Turkish Commercial Code ("TCC") No. 6102 and that causes us to believe that the Group's bookkeeping activities concerning the period from 1 January to 31 December 2025 period are not in compliance with the TCC and provisions of the Group's articles of association related to financial reporting.

3) In accordance with subparagraph 4 of Article 402 of the TCC, the Board of Directors submitted the necessary explanations to us and provided the documents required within the context of our audit.

The engagement partner who supervised and concluded this independent auditor's report is Hakkı DEDE.

GÜRELİ YEMİNLİ MALİ MÜŞAVİRLİK VE BAĞIMSIZ DENETİM HİZMETLERİ A.Ş.
An Independent Member of BAKER TILLY INTERNATIONAL

Dr. Hakkı DEDE
Partner
İstanbul, 28.02.2026



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CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
 ORIGINALLY ISSUED IN TURKISH
 SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.
 CONSOLIDATED STATEMENTS OF FINANCIAL POSITION
 AS AT 31 DECEMBER 2025 AND 31 DECEMBER 2024

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

ASSETS	Notes	Audited Current period 31 December 2025	Audited Prior period 31 December 2024
Current Assets			
Cash and cash equivalents	6	174.938.124	299.511.302
Trade receivables	10	113.247.431	144.034.000
- Trade receivables from related parties	10-36	-	62.540.317
- Trade receivables from third parties	10	113.247.431	81.493.683
Other receivables	11	492.624	644.805
- Other receivables from third parties	11	492.624	644.805
Inventories	13	1.639.832.235	1.550.750.888
Prepaid expenses	14	92.716.825	114.336.125
- Prepaid expenses from third parties	14	92.716.825	114.336.125
Current tax assets	24	4.538.719	-
Other current assets	25	71.985.966	21.049.065
Total Current Assets		2.097.751.924	2.130.326.185
Non-Current Assets			
Other receivables	11	10.794.343	9.807.175
- Other receivables from third parties	11	10.794.343	9.807.175
Property, plant and equipment	17	566.391.061	384.415.305
Right of use assets	18	1.256.597.162	886.296.129
Intangible assets	19	49.757.992	38.942.789
- Other intangible assets	19	49.757.992	38.942.789
Prepaid expenses	14	7.294.916	-
- Prepaid expenses from third parties	14	7.294.916	-
Total Non-Current Assets		1.890.835.474	1.319.461.398
TOTAL ASSETS		3.988.587.398	3.449.787.583

The accompanying notes form an integral part of these consolidated financial statements.

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
 ORIGINALLY ISSUED IN TURKISH
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 CONSOLIDATED STATEMENTS OF FINANCIAL POSITION
 AS AT 31 DECEMBER 2025 AND 31 DECEMBER 2024

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

LIABILITIES	Notes	Audited Current period 31 December 2025	Audited Prior period 31 December 2024
Current Liabilities			
Short-term borrowings	8	452.020.914	595.292.951
Lease liabilities	8	470.559.508	293.097.048
Short-term portion of long-term borrowings	8	460.294.339	91.856.739
Trade payables	10	165.624.423	205.967.800
- Trade payables to related parties	10-36	28.765.264	80.133.650
- Trade payables to third parties	10	136.859.159	125.834.150
Employee benefits	20	33.082.608	71.974.714
Other payables	11	2.716.350	2.589.306
- Other payables to third parties	11	2.716.350	2.589.306
Deferred income	14	9.977.037	12.943.494
Current income tax liabilities	34	-	13.407.421
Short-term provisions	21	22.597.370	18.772.077
- Short-term provisions for employee benefits	21	10.086.447	10.288.599
- Other short-term provisions	21	12.510.923	8.483.478
Other current liabilities	25	19.451.166	21.781.557
Total Current Liabilities		1.636.323.715	1.327.683.107
Non-Current Liabilities			
Long-term borrowings	8	146.264.537	45.196.354
Lease liabilities	8	388.997.260	298.412.247
Deferred income	14	1.015.336	2.576.905
Long-term provisions	23	6.484.563	8.091.395
- Long-term provisions for employee benefits	23	6.484.563	8.091.395
Deferred tax liabilities	34	162.067.677	122.195.907
Total Non-Current Liabilities		704.829.373	476.472.808
EQUITY			
Equity Holders of the Parent	26	1.647.434.310	1.645.631.668
Paid-in share capital	26	560.000.000	224.000.000
Adjustment to share capital	26	547.413.107	495.449.535
Treasury shares (-)	26	(151.468.902)	(148.650.110)
Share premium	26	183.687.784	183.687.784
Other comprehensive income or expenses not to be reclassified to profit or loss		(17.179.713)	(6.655.544)
- Losses on remeasurements of defined benefit plans		(17.179.713)	(6.655.544)
Other comprehensive income or expenses to be reclassified to profit or loss			
- Currency translation differences	26	(34.415.916)	(19.274.317)
Restricted reserves	26	231.169.431	217.253.565
Retained earnings	26	217.140.353	395.734.585
Net profit for the period		111.088.166	304.086.170
TOTAL EQUITY		1.647.434.310	1.645.631.668
TOTAL LIABILITIES AND EQUITY		3.988.587.398	3.449.787.583

The accompanying notes form an integral part of these consolidated financial statements.

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
 ORIGINALLY ISSUED IN TURKISH
 SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.
 CONSOLIDATED STATEMENTS OF PROFIT OR LOSS
 FOR THE PERIODS ENDED 31 DECEMBER 2025 AND 2024

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current period 1 January - 31 December 2025	Audited Prior period 1 January - 31 December 2024
Revenue	27	5.954.274.367	5.704.421.028
Cost of sales (-)	27	(2.903.888.162)	(2.665.508.900)
Gross profit		3.050.386.205	3.038.912.128
Marketing, sales and distribution expenses (-)	29	(2.257.345.601)	(2.127.559.124)
General administrative expenses (-)	29	(239.416.483)	(213.251.990)
Other operating income	30	105.030.351	92.431.213
Other operating expenses (-)	30	(136.820.775)	(145.169.194)
Operating profit		521.833.697	645.363.033
Income from investment activities	31	8.351.975	8.612.852
Operating profit before financial expense		530.185.672	653.975.885
Financial income	32	59.646.142	87.934.738
Financial expense (-)	32	(754.481.189)	(585.842.758)
Monetary gains	39	360.718.063	286.462.514
Net profit before tax from continuing operations		196.068.688	442.530.379
Tax expense from continuing operations		(84.980.522)	(138.444.209)
Current period tax expense (-)	34	(41.965.169)	(97.197.131)
Deferred tax expense	34	(43.015.353)	(41.247.078)
Net profit for the period from continuing operations		111.088.166	304.086.170
Net profit for the period from discontinued operations		-	-
Net profit for the period		111.088.166	304.086.170
Net profit attributable to:		111.088.166	304.086.170
- Non-controlling interests		-	-
- Equity holders of the parent		111.088.166	304.086.170
Earnings per share ("TRY")	35	0,2446	1,3575
- Earnings per share from continuing operations	35	0,2446	1,3575
- Earnings per share from discontinued operations		-	-

The accompanying notes form an integral part of these consolidated financial statements.

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
 ORIGINALLY ISSUED IN TURKISH
 SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.
 CONSOLIDATED STATEMENTS OF OTHER COMPREHENSIVE INCOME
 FOR THE PERIODS ENDED 31 DECEMBER 2025 AND 2024

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current period 1 January - 31 December 2025	Audited Prior period 1 January - 31 December 2024
Net profit for the period		111.088.166	304.086.170
Other comprehensive expense			
Items not to be reclassified to profit or loss			
Losses on remeasurements of defined benefit plans	23	(13.667.752)	(1.566.891)
Deferred tax effect	34	3.143.583	360.385
Items to be reclassified to profit or loss			
Currency translation differences		(15.141.599)	(4.514.389)
Other comprehensive expense		(25.665.768)	(5.720.895)
Total comprehensive income		85.422.398	298.365.275
Total comprehensive income attributable to:		85.422.398	298.365.275
Non-controlling interests		-	-
Equity holders of the parent		85.422.398	298.365.275

The accompanying notes form an integral part of these consolidated financial statements.

**CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS ORIGINALLY ISSUED IN TURKISH
SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.
CONSOLIDATED STATEMENTS OF CHANGES IN EQUITY
FOR THE PERIODS ENDED 31 DECEMBER 2025 AND 2024**

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

	Paid-in share capital	Adjustment to share capital	Treasury shares	Share premium	Restricted reserves	Gains/(losses)/on remeasurements	Items to be reclassified to profit or loss		Net profit for the period	Equity of the parent holders of the controlling interests	Total equity
							Items not to be reclassified to profit or loss	Currency translation differences			
Balances at 1 January 2024	224.000.000	495.449.535	(10.383.351)	183.687.784	51.017.907	(5.449.038)	(14.759.928)	281.100.605	362.017.105	1.566.680.619	- 1.566.680.619
Dividends paid	-	-	-	-	-	-	-	(81.147.467)	-	(81.147.467)	-
Transfers	-	-	-	-	166.235.658	-	-	195.781.447	(362.017.105)	-	-
Increase/(decrease) due to share buybacks	-	-	(138.266.759)	-	-	-	-	-	-	(138.266.759)	-
Total comprehensive income	-	-	-	-	-	(1.206.506)	(4.514.389)	-	304.086.170	298.365.275	-
Balances at 31 December 2024	224.000.000	495.449.535	(148.650.110)	183.687.784	217.253.565	(6.655.544)	(19.274.317)	395.734.585	304.086.170	1.645.631.668	- 1.645.631.668
Balances at 1 January 2025	224.000.000	495.449.535	(148.650.110)	183.687.784	217.253.565	(6.655.544)	(19.274.317)	395.734.585	304.086.170	1.645.631.668	- 1.645.631.668
Dividends paid	-	-	-	-	-	-	-	(80.800.964)	-	(80.800.964)	-
Transfers	-	-	-	-	13.915.866	-	-	290.170.304	(304.086.170)	-	-
Capital increases (*)	336.000.000	51.965.572	-	-	-	-	-	(387.963.572)	-	-	-
Increase/(decrease) due to share buybacks	-	-	(2.818.792)	-	-	-	-	-	-	(2.818.792)	-
Total comprehensive income	-	-	-	-	-	(10.524.169)	(15.141.599)	-	111.088.166	85.422.398	-
Balances at 31 December 2025	560.000.000	547.413.107	(151.468.902)	183.687.784	231.169.431	(17.179.713)	(34.415.916)	217.140.353	111.088.166	1.647.434.310	- 1.647.434.310

(*) In accordance with the decision of the Company's Board of Directors dated December 26, 2024, it has been decided to increase the issued capital by TRY 336,000,000 (150%) by fully meeting the registered capital ceiling of TRY 300,000,000 for one time only, and thus to increase the capital from TRY 224,000,000 to TRY 560,000,000. The issuance certificate prepared within this scope has been approved by the Capital Markets Board's decision dated April 10, 2025 and numbered 21/635; the new version of Article 6 of the Articles of Association regarding the capital, which shows that the issued capital is TRY 560,000,000 has been registered on April 25, 2025 and published in the Turkish Trade Registry Gazette dated April 25, 2025 and numbered 11319.

The accompanying notes form an integral part of these consolidated financial statements.

**CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS ORIGINALLY
ISSUED IN TURKISH
SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.
CONSOLIDATED STATEMENTS OF CASH FLOWS FOR THE PERIODS ENDED 31 DECEMBER 2025 AND 2024**
(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

	Notes	Audited Current period 1 January - 31 December 2025	Audited Prior period 1 January - 31 December 2024
NET PROFIT FOR THE PERIOD		111.088.166	304.086.170
Adjustments related to reconciliation of net profit for the period		995.479.141	982.949.994
Depreciation and amortisation	17-18-19	612.567.311	578.285.670
Adjustments for tax expense	34	84.980.522	138.444.209
Adjustments for provisions	21-23	10.237.268	11.513.057
- Adjustments for provision for employee benefits (reversal)	21-23	3.879.054	7.655.309
- Adjustments for provision for lawsuits, litigations and penalties (reversal)	21	1.834.150	(251.578)
- Adjustments for other provisions (reversal)	21	4.524.064	4.109.326
Adjustments for impairment loss	13	(1.518.688)	(1.006.066)
Adjustments for interest income	32	(59.151.178)	(86.965.156)
Adjustments for interest expenses	32	749.187.137	580.701.199
Adjustments for losses/(gains) on disposal of non-current assets	31	(8.351.975)	(8.612.852)
- Adjustments related to gains arising from the disposal of tangible and intangible fixed assets	31	(8.351.975)	(8.612.852)
Other adjustments for reconcile profit for the period		(3.717.045)	(2.213.114)
- Discount income from trade payables	30	(12.549.759)	(11.491.832)
- Discount expenses from trade receivables	30	8.832.714	9.278.718
Adjustments for monetary gains		(388.754.211)	(227.196.953)
Changes in working capital		(255.402.144)	(826.711.379)
Adjustments for increase on trade receivables	10	21.953.855	(54.095.520)
Adjustments for increase/(decrease) on inventories	13	(87.562.659)	(608.279.292)
Adjustments for increase/(decrease) on other receivables related to operations		(41.986.223)	72.275.895
Adjustments for increase/(decrease) on trade payables	10	(27.793.618)	(56.577.355)
Adjustments for decrease on other payables related to operations		(42.479.896)	(38.942.805)
Employee benefits paid	23	(17.622.294)	(17.896.267)
Income taxes paid		(59.911.309)	(123.196.035)
Cash flows from investing activities		851.165.163	460.324.785
Cash inflows from sale of property, plant and equipment and intangible asset	17-19	39.802.483	73.816.695
Cash outflows from purchase of property, plant and equipment and intangible assets	17-19	(430.989.738)	(206.810.635)
Cash flows from financing activities		(391.187.255)	(132.993.940)
Cash inflows from borrowings	8	1.522.487.639	1.054.109.823
Cash outflows from repayments of borrowings	8	(974.221.856)	(414.981.353)
Interest received	32	60.327.623	88.479.766
Interest paid, bank commissions and fees	32	(621.496.406)	(475.603.117)
Cash outflows from lease liabilities	8	(426.072.037)	(335.541.786)
Cash outflows from treasury shares (-)		(2.818.792)	(138.266.759)
Dividends paid		(80.800.964)	(81.147.467)
Cash flows from financing activities		(522.594.793)	(302.950.893)
Monetary loss on cash and cash equivalents		(56.166.840)	(77.588.777)
The effect of foreign currency translation differences on cash and cash equivalents		(4.613.008)	6.574.548
Net decrease in cash and cash equivalents		(123.396.733)	(46.634.277)
Cash and cash equivalents at the beginning of the period	4	298.285.310	344.919.587
Cash and cash equivalents at the end of the period	4	174.888.577	298.285.310

The accompanying notes form an integral part of these consolidated financial statements.

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
ORIGINALLY ISSUED IN TURKISH

SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 1 - GROUP'S ORGANISATION AND NATURE OF OPERATIONS

Suwen Tekstil Sanayi Pazarlama Anonim Şirketi (the "Company" or "Suwen Tekstil") was established on 5 August 2003 in İstanbul with the title of "Ekofer Tekstil Parfümeri Sanayi Pazarlama Limited Şirketi". The title of Ekofer Tekstil Parfümeri Sanayi Pazarlama Limited Şirketi has been changed to "Suwen Tekstil Sanayi Pazarlama Anonim Şirketi" which published in Official Gazette on 27 July 2018 and numbered 821.

Suwen Tekstil's business activities include ensuring to produce, import, export, domestic purchase and sale of all kinds of raw materials, semi-finished materials and finished products related to textiles written in the articles of the association.

Suwen Tekstil is a retail company that produces and sells to its customers with a wide range of products from underwear to home wear, from socks to corsets, from beach wear collections to puerperal groups with its own brand and design in Turkey.

The Company's share have been traded on Borsa İstanbul's BIST Star since April 21, 2022.

The registered address of Suwen Tekstil is as follows:

Fatih Sultan Mehmet Mah. Balkan Cad. No:39 - 41 İç Kapı No:1 Ümraniye/İstanbul.

As of 31 December 2025 and 31 December 2024, the number of the stores and dealers of the Company is as follows:

	31 December 2025	31 December 2024
Stores	188	175
Franchises	5	5
Foreign stores	9	9
Foreign franchises	6	9
Total	208	198

As of 31 December 2025 and 31 December 2024, the principal shareholders and their respective shareholding rates in Suwen Tekstil are as follows:

Shareholders	31 December 2025		31 December 2024	
	Share	Share	Share	Share
Ali Bolluk	58.104.160	10,38%	23.241.664	10,38%
Bırol Sümer	58.104.160	10,38%	23.241.664	10,38%
Özcan Sümer	58.104.160	10,38%	23.241.664	10,38%
Çiğdem Ferda Arslan	20.000.020	3,57%	8.000.008	3,57%
Public traded shares	365.687.500	65,30%	146.275.000	65,30%
Total paid-in share capital	560.000.000	100,00%	224.000.000	100,00%

The subsidiaries ("Subsidiaries"), included in the consolidation scope of Suwen Tekstil, their country of incorporation, nature of business, their effective interests and their respective business segments are as follows:

Subsidiary	Country of incorporation	Effective ownership interests		Nature of business
		31 December 2025	31 December 2024	
Suwen Lingerie SRL.	Romania	100,00%	100,00%	Retail sales

For the purpose of the consolidated financial statements and notes to the consolidated financial statements, Suwen Tekstil and its consolidated subsidiary are hereinafter referred to as "the Group".

Total end of period number of personnel employed by the Group is 1.186 (31 December 2024: 1.147).

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
ORIGINALLY ISSUED IN TURKISH

SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.

NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025

(Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS

2.1. Basis of presentation

2.1.1 Financial reporting standards

The consolidated financial statements of the Group have been prepared in accordance with Turkish Financial Reporting Standards ("TAS/IFRS") promulgated by the Public Oversight Accounting and Auditing Standards Authority ("POA") that are set out in the 5th article of the communiqué numbered II-14.1 "Communiqué on the Principles of Financial Reporting In Capital Markets" ("the Communiqué") announced by the Capital Markets Board ("CMB") on 13 June 2013 and published in Official Gazette numbered 28676.

The accompanying consolidated financial statements are presented in accordance with the "Announcement regarding to TAS Taxonomy" which was published by POA and the format and mandatory information recommended by CMB.

The Group maintains their books of account and prepares their statutory consolidated financial statements in accordance with the Turkish Commercial Code ("TCC") numbered 6102, tax legislation and the Uniform Chart of Accounts issued by the Ministry of Finance. These consolidated financial statements have been prepared in Turkish Lira ("TRY") under the historical cost conversion except for the financial assets and liabilities presented at fair values. Adjustments and restatements, required for the fair presentation of the consolidated financial statements in conformity with the TAS/IFRS, have been accounted for in the statutory financial statements, which are prepared in accordance with the historical cost principle.

These consolidated financial statements as of and for the interim period ended 1 January - 31 December 2025 have been approved for issue by the Board of Directors ("BOD") on 28 February 2026.

2.1.2. Functional and presentation currency

Items included in the consolidated financial statements of the Group are measured using the currency of the primary economic environment in which the entity operates ("the functional currency"). The consolidated financial statements are presented in TRY, which is Group's functional and presentation currency.

2.1.3. Adjustments of financial statements in hyperinflationary periods

Financial Reporting in Hyperinflationary Economies

In accordance with the announcement realised by the Public Oversight Accounting and Auditing Standards Authority (POA) on 23 November 2023, entities applying TFRSs have started to apply inflation accounting in accordance with TAS 29 Financial Reporting in Hyperinflationary Economies for the annual reporting period ending on or after 31 December 2023. TAS 29 is applied to the financial statements, including the consolidated financial statements, of entities whose functional currency is the currency of a hyperinflationary economy. In accordance with the standard, financial statements prepared in the currency of a hyperinflationary economy are stated in terms of the purchasing power of that currency at the balance sheet date. For comparative purposes, comparative information in the prior period financial statements is expressed in terms of the measuring unit current at the end of the reporting period. Therefore, the Group has also presented its consolidated financial statements as at and for the year ended 31 December 2025 and 2024 in terms of the purchasing power on 31 December 2025.

In accordance with the CMB's resolution No: 81/1820 on 28 December 2023, issuers and capital market institutions subject to financial reporting regulations applying Turkish Accounting/Financial Reporting Standards are required to apply inflation accounting by applying the provisions of TAS 29 beginning with the annual financial statements for the accounting periods ending on 31 December 2023.

The restatement in accordance with TAS 29 has been made by using the adjustment factor derived from the Consumer Price Index ("CPI") in Türkiye published by the Turkish Statistical Institute ("TURKSTAT"). As of 31 December 2025, the indices and adjustment factors used in the restatement of the consolidated financial statements are as follows:

Date	Index	Adjustment coefficient	Three-year cumulative inflation rates
31 December 2025	3.513,87	1,00000	211%
31 December 2024	2.684,55	1,30892	291%
31 December 2024	1.859,38	1,88981	268%

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.1.3. Adjustments of financial statements in hyperinflationary periods (Continued)

The main components of the Group's restatement for financial reporting purposes in hyperinflationary economies are as follows:

- The consolidated financial statements for the current period presented in TRY are expressed in terms of the purchasing power of TRY at the balance sheet date and the amounts for the previous reporting periods are restated in accordance with the purchasing power of TRY at the end of the reporting period.
- Monetary assets and liabilities are not restated as they are currently expressed in terms of the purchasing power at the balance sheet date. Where the inflation-adjusted carrying amounts of non-monetary items exceed their recoverable amounts or net realisable values, the provisions of TAS 36 "Impairment of Assets" and TAS 2 "Inventories" are applied, respectively.
- Non-monetary assets, liabilities and equity items that are not expressed in the current purchasing power at the statement of financial position date are restated by using the relevant adjustment factors.
- All items in the statement of comprehensive income, except for the non-monetary items in the statement of financial position that have an effect on the statement of comprehensive income, are restated by applying the coefficients calculated over the periods in which the income and expense accounts were initially recognised in the financial statements.
- The effect of inflation on the Group's net monetary asset position in the current period is recognised in the gain/(loss) on net monetary position in the consolidated statement of profit or loss.

2.2. Statement of compliance with TFRS

The accompanying consolidated financial statements as of and for the period ended 31 December 2025 and as of for the period ended 31 December 2024 have been prepared in accordance with Turkish Financial Reporting Standards ("TFRS/TAS") with additions and interpretations as issued by POA. The accompanying consolidated financial statements and the related notes are presented in accordance with the "Financial Statement Examples and User Guide" published in the Official Gazette No. 28652 dated 20 May 2013.

2.3. Basis of consolidation

The consolidated financial statements include the accounts of the parent company, the Group, and the subsidiary until having the power over investee. Controlling interest is provided by having power over the financial and operational policies of an entity in order to have economic benefit from its operations.

The financial statements of the subsidiaries operating in foreign countries

Financial statements of subsidiaries that are operating in foreign countries are prepared in accordance with the laws and regulations in force in the countries in which they are registered in and required adjustments and reclassifications reflected for the purpose of fair presentation in accordance with the Group's accounting policies. The results and financial position of all the group entities that have a functional currency different from the presentation currency are translated into the presentation currency as follows:

- Assets and liabilities for each balance sheet presented are translated at the closing rate at the date of that statement of financial position,
- Income and expense items for each statement of profit or loss are translated at average exchange rates; and all resulting exchange differences (currency translation differences) are recognized as a separate component of equity and statements of comprehensive income.

When a foreign operation is partially disposed of or sold, exchange differences that were recorded in equity are recognized in the statement of profit or loss as part of the gain or loss on sale. Goodwill and fair value adjustments arising on the acquisition of a foreign entity are treated as assets and liabilities of the foreign entity and translated at the closing rate.

Going concern

As of 31 December 2025, the Group has prepared its consolidated financial statements with the assumption on the Group's ability to continue its operations in the foreseeable future as a going concern basis of accounting.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.3. Basis of consolidation (Continued)

Subsidiaries

Subsidiary is a separate entity controlled by the Group. The Group have controlling interest over the entity when it is exposed to variable returns due to its relationship with a entity or has rights to these returns and has the ability to influence these returns with its controlling interest simultaneously. The financial statements of the subsidiary have been included in the consolidated financial statements from the commencement date of control until the date that it ceases.

The accounting policies of the subsidiary have been changed when deemed necessary in order to comply with the policies accepted by the Group. Even if the abovementioned matter reversed in non-controlling interests, total comprehensive income is transferred to the parent company's shareholders and non-controlling interests.

Subsidiaries included in the scope of the consolidation and their effective interests (%) is as follows:

Subsidiary	Country of incorporation	Effective ownership interests (%)		Nature of business
		31 December 2025	31 December 2024	
Suwen Lingerie SRL.	Romania	100,00	100,00	Retail sales

In order to start an operation that the Group will manage within its own structure with store openings and e-commerce sales in Romania, the Group has been established a subsidiary ("Subsidiary") at the registered address of Voluntari City, 1/VI Pipera Blvd. Hyperion Towers building, Tower 2, Ilfov county, in Romania with the title of "Suwen Lingerie S.R.L." which was published in Official Gazette on 3 June 2019. As of 31 December 2025, the Group has 7 stores in Romania.

Consolidation procedures and eliminations

During the preparation of consolidated financial statements, consolidated financial statements eliminate in full intragroup assets and liabilities, equity, income, expenses and cash flows relating to transactions between entities of the group (profits or losses resulting from intragroup transactions that are recognised in assets, such as inventory and non-current assets, are eliminated in full). Consolidated financial statements offset the carrying amount of the parent's investment in each subsidiary and the parent's portion of equity of each subsidiary. Unrealized losses are eliminated accordingly as unrealized gains, unless there is evidence of impairment.

Consolidated statement of financial position and profit or loss restatement principles

Full consolidation method

- The paid in share capital and balance sheet items of the Group and the subsidiary are aggregated. In the aggregation, the receivables and payables of the subsidiaries in scope of consolidation from each other eliminated in full.

- The paid in share capital of the consolidated balance sheet is the paid in share capital of the Group; paid in share capital of the subsidiary is not included in the consolidated balance sheet.

- Equity items including paid / issued capital of the subsidiary within the scope of consolidation, less the amounts corresponding to the shares other than the parent company and subsidiaries presented as the "Non-Controlling Interests" after the equity of the group in the consolidated balance sheet.

- Current and non-current assets acquired by the subsidiaries subject to full consolidation method from each other, in principle, are included in the consolidated balance sheet over carried at cost before the sale, by making adjustments to present these assets at the acquisition cost to the subsidiaries subject to the full consolidation method.

- The profit or loss items of the Group and the subsidiary are aggregated separately and the sales of goods and services made by the subsidiaries subject to the full consolidation method to each other in the aggregation process have been deducted from the total sales amount and cost of goods sold. The profit arising from the purchase and sale of goods between these subsidiaries related to the inventories of the subsidiaries subject to the full consolidation method was deducted from the inventories in the consolidated financial statements and added to the cost of the sold goods, the loss was added to the inventories and deducted from the cost of the goods sold.

Income and expense items resulting from the transactions of the subsidiaries subject to full consolidation method with each other have been offset in the relevant accounts.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.3. Basis of consolidation (Continued)

- Net profit or loss of the subsidiary within the scope of consolidation, the part corresponding to the shares other than the subsidiaries subject to the consolidation method has been presented as the "Non-Controlling Interests" after the net consolidated period profit.

Full consolidation method (Continued)

- The necessary adjustments have been made for the compliance of the financial statements of the subsidiary with the accounting principles applied by other intragroups, when deemed necessary.

2.4. Offsetting

Financial assets and liabilities are offset, and the net amount is recognised in the statement of financial position when there is a legally enforceable right to offset the recognised amounts and there is an intention to settle on a net basis or realise the asset and settle the liability simultaneously.

2.5. Comparatives and adjustment of prior periods' financial statements

The current period consolidated financial statements of the Group include comparative financial information to enable the determination of the trends in financial position and performance. Comparative figures are reclassified, where necessary, to conform to the changes in the presentation of the current period consolidated financial statements.

Accounting estimates are based on reliable information and reasonable estimation methods. However, estimates are revised as a result of changes in circumstances, estimating new information or additional developments. If changes in accounting forecasts are related to only one period, amendments are made in the current period. If amendments are related to the forthcoming periods, changes are applied in both current period and forthcoming periods.

The nature and amount of a change in the accounting estimate, which has an impact on the outcome of the current period or is expected to have an impact on subsequent periods, is disclosed in the notes to the consolidated financial statements, except when the estimation of the effect on the future periods is not possible. The current period consolidated financial statements of the Group include comparative financial information to enable the determination of the trends in financial position and performance.

2.6. Changes in accounting policies

Whether there are changes and errors in accounting policies and accounting estimates, the amended significant changes and the identified significant accounting errors are implemented retrospectively and the previous periods Group's consolidated financial statements are adjusted. Whether the changes are amended in accounting policies effect the previous periods, aforementioned policy is implemented retrospectively to the consolidated financial statements as it had been used in. There has been no change in the accounting policies of the Group in the current period.

The Group started to apply TFRS 16 Leases standard to annual reporting periods beginning on or after 1 January 2019. As of 1 January 2019, the summary financial statements for leases previously classified as operating leases in accordance with TAS 17, right-of-use assets are accounted for at an amount equal to the lease liabilities (adjusted for the amount of prepaid or accrued lease payments) in accordance with the simplified transition method in the related standard.

2.7. Changes in accounting estimates and errors

Accounting estimates are based on reliable information and reasonable estimation methods. However, estimates are revised as a result of changes in circumstances, estimating new information or additional developments. If changes in accounting forecasts are related to only one period, amendments are made in the current period. If amendments are related to the forthcoming periods, changes are applied in both current period and forthcoming periods.

The nature and amount of a change in the accounting estimate, which has a material influence on the outcome of the current period or is expected to have a material influence on subsequent periods, is disclosed in the notes to the consolidated financial statements, except when the estimation of the effect on the future periods is not possible. There are no changes in the accounting estimates expected to have a material influence on the results of operations in the current period.

The Group has applied accounting policies consistent with each other in its consolidated financial statements for the periods presented and has no significant changes in accounting policies other than TFRS 16 in the current period.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.8. Significant accounting judgements, estimates and assumptions

The preparation of the consolidated financial statements in accordance with TFRS requires management to make estimates and assumptions that are reflected in the measurement of income and expense in the consolidated statement of profit or loss and in the carrying value of assets and liabilities in the consolidated statement of financial position, and in the disclosure of information in the notes to the consolidated financial statements. Managements do exercise judgment and make use of information available at the date of the preparation of the consolidated financial statements in making these estimates. The actual future results from operations in respect of the areas where these judgments and estimates have been made may in reality be different than those estimates.

The key assumptions concerning the future and other key resources of estimation at the consolidated balance sheet date, that have a significant risk of causing a material adjustment to the carrying amounts of assets and liabilities within the next financial year and the significant judgments (apart from those involving estimations) with the most significant effect on amounts recognized in the consolidated financial statements are as follows:

a) Provision for employment termination benefits is determined by using actuarial assumptions (discount rates, future salary increases and employee exit rates) (Note 23).

b) The Group depreciates its property, plant and equipment and intangible assets on a straight-line basis over their useful lives. Expected useful life residual value and amortization method are reviewed every year for possible effects of changes in estimates and are accounted for prospectively if there is a change in estimates. (Note 17, 19).

c) Provision for doubtful receivables reflects the amounts that the Group Management believes will meet future losses as of the balance sheet date. Provision for doubtful receivables represents the amounts that the Group believes will compensate future losses of receivables which are present as of the balance sheet date but which are not subject to collection in current economic conditions. The past performance of borrowers assessed for impairment of receivables impairment, credits on the market and their performance from the balance sheet date to the date of approval of the financial statements are also taken into consideration. As of the balance sheet date, the related provisions are disclosed in Note 10.

d) Inventories are valued at the lower of cost or net realisable value.

e) Provision for inventory impairment is recognized when net realisable value less the costs of completion and selling expenses.

f) The physical properties of the inventories and the past are examined in relation to the inventory impairment, the availability of the personnel is determined according to the opinions of the technical personnel and provision is made for the items that are estimated to be unavailable. Average sales prices are used to determine the net realizable value of inventories. The information about the inventory impairment that has been set as of the balance sheet date is given in Note 13.

2.9. Summary of significant accounting policies

Revenue recognition

When a performance obligation is satisfied by transferring promised goods or services to a customer, the Group recognises the revenue as the amount of the transaction price that is allocated to that performance obligation. An entity shall recognise revenue when (or as) the entity satisfies a performance obligation by transferring a promised good or service (i.e. an asset) to a customer. An asset is transferred when (or as) the customer obtains control of that asset.

Revenue is accounted for in the consolidated financial statements within the scope of the five-stage model below.

- (a) Identification of customer contracts,
- (b) Identification of performance obligations,
- (c) Determination of the transaction price in the contracts,
- (d) Allocation of transaction price to the performance obligations,
- (e) Recognition of revenue when the performance obligations are satisfied.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

Revenue recognition (Continued)

A contract with a customer will be identified if all the following conditions are met:

- (a) the contract has been approved by the parties to the contract,
 - (b) each party's rights in relation to the goods or services to be transferred can be identified,
 - (c) the payment terms for the goods or services to be transferred can be identified,
 - (d) the contract has commercial substance and,
 - (e) it is probable that the consideration to which the entity is entitled to in exchange for the goods or services will be collected.
- In assessing whether a consideration is likely to be collectible, the entity considers only the customer's intention to pay that amount on time (Note 27).

Revenue from goods sold

The Group generates revenue by selling bras, panties, socks, undershirts, dressing gowns, nightgowns, swimsuits, bikinis, pareos, pijamas, tights, underwear and textile products. The revenue is recognised when the goods or services are transferred to the customers.

If Group expects, at contract inception, that the period between when the Group transfers a promised good or service to a customer and when the customer pays for that good or service will be one year or less, the promised amount of consideration for the effects of a significant financing component is adjusted. On the other hand, when the contract effectively constitutes a financing component, the fair value of the consideration is determined by discounting all future receipts using an imputed rate of interest. The difference between the fair value and the nominal amount of the consideration is recognised on an accrual basis and classified under other operating income.

Inventories

Inventories are valued at the lower of cost or net realisable value. Cost of inventories includes; all purchasing costs, covering costs and other costs incurred to make the inventories ready to sell. Cost elements included in inventories are materials, labour and an appropriate amount of factory overheads. Those costs also include systematically distributed costs from fixed and variable general production expenses incurred in covering direct raw material to the goods. The cost of inventories is determined by the weighted average method. Net realisable value is the estimated selling price in the ordinary course of business, less the costs of completion and selling expenses.

When the net realisable value of the inventory falls below its cost, the inventories are reduced to their net realisable value and the expense is reflected in the profit or loss statement in the year in which the impairment incurred. In cases where the conditions that previously caused inventories to be reduced to net realizable value lose their validity or there is an increase in the net realizable value due to changing economic conditions, the provision for the impairment is reversed. The reversal is limited to prior impairment amount (Note 13).

Cash and cash equivalents

Cash and cash equivalents are carried at cost in the consolidated statement of financial position. Cash and cash equivalents represent cash on hand and demand deposits, deposits held in banks with maturities of 3 months or less, together with short-term, highly liquid investments that are readily convertible to a known amount of cash, and that are subject to an insignificant risk of changes in value (Note 6).

Related parties

(a) A person or a close member of that person's family is related to a reporting entity if that person:

- (i) has control or joint control over the reporting entity;
- (ii) has significant influence over the reporting entity; or
- (iii) is a member of the key management personnel of the reporting entity or of a parent of the reporting entity.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

Related parties (Continued)

(b) An entity is related to a reporting entity if any of the following conditions applies:

- (i) The entity and the reporting entity are members of the same group (which means that each parent, subsidiary and fellow subsidiary is related to the others).
- (ii) One entity is an associate or joint venture of the other entity (or an associate or joint venture of a member of a group of which the other entity is a member).
- (iii) Both entities are joint ventures of the same third party.
- (iv) One entity is a joint venture of a third entity and the other entity is an associate of the third entity.
- (v) The entity is a post-employment defined plan for the benefit of employees of either the reporting entity or an entity related to the reporting entity. If the reporting entity is itself such a plan, the sponsoring employers are also related to the reporting entity.
- (vi) The entity is controlled or jointly controlled by a person identified in (a).
- (vii) A person identified in (a) (i) has significant influence over the entity or is a member of the key management personnel of the entity (or of a parent of the entity).

A related party transaction is a transfer of resources, services or obligations between related parties, regardless of whether a price is charged.

According to the explanations above, in accordance with TAS 24, directly or indirectly on the company; Real and legal person partners who have control power alone or together and their close family members (up to second degree) and legal entities controlled directly or indirectly, alone or together by them, and that they have a significant impact and / or legal entities serving as senior management personnel; Subsidiaries of the Group, Board Members, key management personnel and their close family members (up to second degree) and legal entities controlled directly or indirectly, alone or together, are considered as related parties (Note 36).

Trade receivables and provision for doubtful receivables

Trade receivables generated by the Group by way of providing goods or services to a buyer are carried at amortized cost. Trade receivables that are not accrued after the unearned finance income are calculated by discounting the amounts to be obtained in the subsequent periods from the original invoice value. Short term receivables with no stated interest rate are measured at cost unless the effect of effective interest is significant (Note 10). The effective interest method is that the present value is calculated on the basis of "compound interest basis". The rate used in this method and determined on the basis of compound interest is called as an effective interest rate. Effective interest rate; is the rate that discounts the estimated future cash collections or payments to the present value of the financial asset over the expected useful life of the financial asset.

Considering the Group's normal trading cycle, trade receivables are subject to administrative and / or legal follow-up, secured or unsecured, objective finding, etc., for the trade receivables whose maturities are out of the ordinary business cycle. and evaluates the provision of provision for doubtful receivables. The amount of this provision is the difference between the carrying amount of the receivable and the amount that is available for collection. The recoverable amount is the present value of expected cash inflows, including amounts recoverable from guarantees and collateral, discounted based on the original effective interest rate of the receivable originally formed. The Group management evaluates the provision for doubtful receivables for the receivables that are under administrative and / or legal follow-up, unsecured and collection possibility over the term of the Group's ordinary business cycle.

In case of collecting the provision for the doubtful receivable, in case all or part of the doubtful receivable amount is collected, the collected amount is deducted from the provisioned doubtful receivable and recognized in other operating income.

Financial liabilities and borrowing costs

Financial liabilities are recognized initially at the proceeds received, net of transaction costs incurred. Financial liabilities are subsequently measured at amortized cost using the effective interest method. Any difference between proceeds, net of transaction costs, and the redemption value is recognized in the statement of profit or loss over the period of the borrowings.

Borrowing costs that are directly attributable to the acquisition, construction, or production of a qualifying asset (which is intended to be intended for use and intended for sale over an extended period of time) may be capitalized as part of the cost of that asset. The Group has no capitalized financing costs during the period (Note 8).

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

IFRS 16 “Leases”

Group - as a lessee

At inception of a contract, the Group assesses whether the contract is, or contains, a lease. A contract is, or contains, a lease if the contract conveys the right to control the use of an identified asset for a period of time in exchange for consideration.

Group considers following indicators for the assessment of whether a contract conveys the right to control the use of an identified asset for a period of time or not:

- The contract includes an identified asset (contract includes a definition of a specified asset explicitly or implicitly),
- A capacity portion of an asset is physically distinct or represents substantially all of the capacity of an asset (if the supplier has a substantive right to substitute the asset and obtain economic benefits from use of the asset, then the asset is not an identified asset)
- Group has the right to obtain substantially all of the economic benefits from use of the identified asset,
- Group has the right to direct the use of an identified asset. Group has the right to direct the use of the asset throughout the period of use only if either:

- a) Group has the right to direct how and for what purpose the asset is used throughout the period of use or
- b) Relevant decisions about how and for what purpose the asset is used are predetermined
 - i. Group has the right to operate the asset (or to direct others to operate the asset in a manner that it determines) throughout the period of use, without the supplier having the right to change those operating instructions; or
 - ii. Group designed the asset (or specific aspects of the asset) in a way that predetermines how and for what purpose the asset will be used throughout the period of use.

Group recognises a right-of-use asset and a lease liability at the commencement date of the lease following the consideration of the above mentioned factors.

Right-of-use asset

At the commencement date, the Group measures the right-of-use asset at cost. The cost of the right-of-use asset comprises:

- a) The amount of the initial measurement of the lease liability,
- b) Any lease payments made at or before the commencement date, less any lease incentives received,
- c) Any initial direct costs incurred by the Group, and
- d) An estimate of costs to be incurred by the Group in dismantling and removing the underlying asset, restoring the site on which it is located or restoring the underlying asset to the condition required by the terms and conditions of the lease (unless those costs are incurred to produce inventories).

When applying the cost model, Group measures the right-of-use asset at cost:

- a) Less any accumulated depreciation and any accumulated impairment losses; and
- b) Adjusted for any remeasurement of the lease liability.

Group applies the depreciation requirements in TAS 16 “Property, Plant and Equipment” in depreciating the right-of-use asset.

Group applies TAS 36 “Impairment of Assets” to determine whether the right-of-use asset is impaired and to account for any impairment loss identified.

Right-of-use asset (Continued)

The rate of depreciation applied on right of use assets is 33% for motor vehicles and 10%-50% for buildings.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

IFRS 16 “Leases” (Continued)

Lease liability

At the commencement date, the Group measures the lease liability at the present value of the lease payments that are not paid at that date. The lease payments are discounted by using the interest rate implicit in the lease, if that rate can be readily determined, or by using the Group’s incremental borrowing rate.

The lease payments included in the measurement of the lease liability comprise the following payments for the right to use the underlying asset during the lease term that are not paid at the commencement date:

- a) Fixed payments, less any lease incentives receivable,
- b) Variable lease payments that depend on an index or a rate, initially measured using the index or rate as at the commencement date,
- c) Payments of penalties for terminating the lease, if the lease term reflects the lessee exercising an option to terminate the lease.

After the commencement date, Group measures the lease liability by:

- a) Increasing the carrying amount to reflect interest on the lease liability,
- b) Reducing the carrying amount to reflect the lease payments made, and
- c) Remeasuring the carrying amount to reflect any reassessment or lease modifications.

The Group recognises the amount of the remeasurement of the lease liability as an adjustment to the right-of-use asset.

Variable lease payments

Some lease contracts of the Group contain variable payment terms. Variable lease payments are not in the scope of IFRS 16 Standard and recognised in the statement of income as rent expense in the related period.

Practical expedients

The short-term lease agreements with a lease term of 12 months or less and agreements related to information on low value assets, which are determined by the Group as low value, have been evaluated within the scope of practical expedients introduced by the IFRS 16 Leases Standard and related lease payments are recognised as an expense in the period in which they are incurred.

Group - as a lessor

The Group has no operating and finance leases as a lessor during the period.

Transition to IFRS 16 “Leases”

The Group applied IFRS 16, “Leases”, which superseded TAS 17, “Leases”, and recognized in the consolidated financial statements by using “cumulative effect method” on the transition date of 1 January 2019. The standard allows a “simplified transition”, which does not require restatement of the comparative information and retained earnings of the financial statements.

At the date of initial application of IFRS 16 “Leases”, the Group recognised “lease liability” in the financial statements regarding the lease commitments classified as operating leases in accordance with TAS 17 “Leases” before 1 January 2019. Related lease liabilities are measured at their present value by discounting the unrealised lease payments using the Group’s incremental borrowing rate at the date of initial application. Right of-use assets are recognized for an amount equal to the lease liabilities (adjusted for the amount of prepaid or accrued lease payments) in accordance with the simplified transition method in the related standard.

The Group applies IFRS 16 Leases standard to annual reporting periods beginning on or after 1 January 2019. As of 1 January 2019, the summary financial statements for leases previously classified as operating leases in accordance with TAS 17, right of-use assets are accounted for at an amount equal to the lease liabilities (adjusted for the amount of prepaid or accrued lease payments) in accordance with the simplified transition method in the related standard.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

Property, plant and equipments

Property, plant and equipment are carried at cost less accumulated depreciation. Depreciation is provided for property, plant and equipment (except land) on a straight-line basis over their estimated useful lives. Land is not depreciated as it is deemed to have an indefinite useful life.

The depreciation periods for property, plant and equipment, which approximate the economic useful lives of such assets, are as follows:

	Economic Useful Lives (Years)
Plant, Machinery and Equipment	8-15
Motor Vehicles	15
Furniture and Fixtures	2-20
Leasehold Improvements	2-8

Useful life and the depreciation method are constantly reviewed, and accordingly, parallels are sought between the depreciation method and the period and the useful life to be derived from the related asset. Gains or losses on disposals of property, plant and equipment are determined by comparing proceeds with their net carrying amounts and are classified under “gains/(losses) from investing activities” in the current period.

Where the carrying amount of an asset is greater than its estimated recoverable amount, it is written down immediately to its recoverable amount. The recoverable amount of an asset is the higher of its fair value less costs to sell and its value in use. An impairment loss is recognised for the amount by which the carrying amount of the asset exceeds its recoverable amount, which is the higher of the asset’s net selling price or value in use. Recoverable amount of the property, plant and equipment is the higher of future net cash flows from the utilisation of this property, plant and equipment.

Repairs and maintenance expenses are charged to statement of profit or loss during the period in which they are incurred. The cost of major renovations is included in the carrying amount of the asset when it is probable that future economic benefits in excess of the originally assessed standard of performance of the existing asset will flow to the Group. Gains or losses on disposals of property, plant and equipment are determined with respect to the difference between collections received and carrying amounts of property, plant and equipment and are included in the related income and expense accounts, as appropriate.

Intangible assets and related amortisation

Intangible assets acquired before 1 January 2005 are carried at acquisition costs adjusted for inflation; whereas those purchased in and purchased after 2005 are carried forward at their acquisition cost less accumulated amortization.

They are initially recognised at acquisition cost and amortised on a straight-line basis over their estimated useful lives. The estimated useful life and amortization method are reviewed at the end of each annual reporting period, with the effect of any changes in estimate being recognized for on a prospective basis.

Intangible assets acquired are amortised on a straight-line basis over their estimated useful lives. The estimated useful life of intangible assets are vary over 3-15 years.

Foreign currency translation

Foreign currency transactions are translated into Turkish Lira using the exchange rates prevailing at the dates of the transactions. Monetary assets and liabilities denominated in foreign currencies are translated into Turkish Lira using the exchange rates at the consolidated balance sheet date. Foreign exchange gains and losses resulting from trading activities (trade receivables and payables) denominated in foreign currencies of the Group have been accounted for under “other operating income/(expenses)”.

The consolidated financial statements are presented in TRY, which is Suwen Tekstil’s functional and presentation currency. Transactions in currencies other than functional currency are recognised at the rates of exchange prevailing on the dates of the transactions. Foreign currency indexed monetary assets and liabilities are recorded at the rates of exchange prevailing on the balance sheet date. Non-monetary items that are measured in terms of historical cost in a foreign currency are translated to functional currency as Turkish Lira using the exchange rates as at the dates of the initial transactions. Non-monetary items measured at fair value in a foreign currency are translated using the exchange rates at the date when the fair value was determined. Currency translation differences recognized as profit or loss in the period which they incurred.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

Earnings per share

Earnings per share disclosed in the statement of profit or loss are determined by dividing net income attributable to equity holders of the parent by the weighted average number of shares outstanding during the period concerned.

In Turkey, companies can increase their share capital through a pro-rata distribution of shares (“bonus shares”) to existing shareholders from retained earnings and inflation adjustment to equity. For the purpose of earnings per share computations, the weighted average number of shares in existence during the period has been adjusted in respect of bonus share issues without a corresponding change in resources, by giving them retroactive effect for the period in which they were issued and each earlier period as if the event had occurred at the beginning of the earliest period reported.

Events after the reporting period

Events after the reporting period are those events, favourable and unfavourable, that occur between the end of the reporting period and the date when the consolidated financial statements are authorised for issue. The Group adjusts the amounts recognised in its financial statements to reflect the adjusting events after the balance sheet date. If non-adjusting events after the balance sheet date have material influence on the economic decisions of users of the consolidated financial statements, they are disclosed in the notes to the consolidated financial statements.

Provisions, contingent liabilities and contingent assets

Provisions are recognised when the Group has a present legal or constructive obligation as a result of past events, it is probable that an outflow of resources will be required to settle the obligation and a reliable estimate of the amount can be made. Contingent liabilities are consistently reviewed prior to the probability of any cash out-flow. In case of the cash outflow is probable, provision is allocated in the financial statements of the year the probability of contingent liability accounts is changed. A provision is recognized when the Group has a present obligation (legal or constructive) as a result of a past event; it is probable that an outflow of resources embodying economic benefits will be required to settle the obligation; and reliable estimate can be made for the obligation. The amount recognized as a provision is the best estimate of the consideration required to settle the present obligation at the statement of financial position date, taking into account the risks and uncertainties surrounding the obligation.

Where the effect of the time value of money is material, the amount of provision shall be the present value of the expenditures expected to be required to settle the obligation. The discount rate reflects current market assessments of the time value of money and the risks specific to the liability. The discount rate shall be a pre-tax rate and shall not reflect risks for which future cash flow estimates have been adjusted.

Possible assets or obligations that arise from past events and whose existence will be confirmed only by the occurrence or non-occurrence of one or more uncertain future events not wholly within the control of the Group are not included in the consolidated financial statements and treated as contingent assets or liabilities.

Taxes on income

Income tax expense (or income) is the sum of the current tax expense and the deferred tax expense (or income).

Current tax

Current year tax liability is calculated over the taxable profit for the period. Taxable profit differs from profit as recognised in the statement of profit or loss because it excludes items of income or expense that are taxable or deductible in other years and it excludes items that cannot be taxed or deducted. The Group’s liability for current tax is calculated using legal statutory tax rates that have been enacted or substantively enacted by the balance sheet date.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

Deferred tax

Deferred tax assets and liabilities are determined by calculating the temporary differences between the amounts shown in the financial statements and the amounts considered in the statutory tax base in accordance with the balance sheet method. Deferred tax liabilities are recognized for all taxable temporary differences, whereas deferred tax assets resulting from deductible temporary differences are recognized to the extent that it is probable that future taxable profit will be available against which the deductible temporary difference can be utilized. Deferred tax liability or asset is not calculated in respect of temporary timing differences arising from the initial recognition of assets or liabilities other than goodwill or business combinations and which do not affect both commercial and financial profit /loss.

Deferred tax liabilities are calculated for all taxable temporary differences related to the investments in subsidiaries and associates and shares in joint ventures, except in cases where the Group is able to control the discontinuation of temporary differences and in the near future it is unlikely that such difference will be eliminated. Deferred tax assets resulting from taxable temporary differences related to such investments and shares are calculated on the condition that it is highly probable that future taxable profit will be available and that it is probable that future differences will be eliminated.

The carrying amount of the deferred tax asset is reviewed at each balance sheet date. The carrying amount of a deferred tax asset is reduced to the extent that it is no longer probable that financial profit will be available to allow the benefit of some or that entire amount.

Deferred tax assets and liabilities are calculated over the tax rates that are expected to be valid in the period when the assets are realized or the liabilities are fulfilled and legalized or substantially legalized as of the balance sheet date (tax regulations). During the calculation of deferred tax assets and liabilities, the tax consequences of the methods that the Group expects to recover or settle the carrying amount of the assets as of the balance sheet date are taken into consideration

Deferred tax assets and liabilities are recognized when there is a legal right to offset current tax assets and current tax liabilities, or if such assets and liabilities are associated with the income tax collected by the same tax authority, or if the Group intends to pay off the current tax assets and liabilities.

Current and deferred tax for the period

The deferred tax, other than those directly attributable to debt or liability recognized in equity (in which case deferred tax is recognized directly in equity) or deferred tax, other than those arising from initial recognition of business combinations, is recognized as income or expense in the statement of profit or loss. In business combinations, the tax effect is taken into consideration in the calculation of goodwill or in determining the part of the purchaser that exceeds the acquisition cost of the share of the acquiree's identifiable assets, liabilities and contingent liabilities in the fair value.

The taxes included in the consolidated financial statements include current period tax and the change in deferred taxes. The Group calculates current and deferred tax on the results for the period.

Offsetting in tax assets and liabilities

The amount of corporate tax payable is netted because it is related to prepaid corporate tax amounts. Deferred tax assets and liabilities are also offset in the same way.

Provision for employment termination benefits

The provision for employment termination benefits, as required by Turkish Labour Law represents the present value of the future probable obligation of the Group arising from the retirement of its employees based on the actuarial projections. TAS 19 “Employee Benefits” requires actuarial assumptions (net discount rate, turnover rate to estimate the probability of retirement etc.) to estimate the entity’s obligation for employment termination benefits. The effects of differences between the actuarial assumptions and the actual outcome together with the effects of changes in actuarial assumptions compose the actuarial gains/(losses) and recognised under consolidated statement of other comprehensive income. These estimates are reviewed at each balance sheet date and revised if deemed necessary.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.9. Summary of significant accounting policies (Continued)

Statement of cash flow

Cash and cash equivalents are carried at cost in the consolidated statement of financial position. Cash flows during the period are classified and reported by operating, investing and financing activities in the cash flow statements. Cash flows from operating activities represent the cash flows generated from the Group’s activities such as cash on hand, bank deposits and liquid investments.

Cash flows from investing activities represent the cash flows that are used in or provided from the investing activities of the Group (property, plant and equipment, intangible assets and financial assets).

Cash flows from financing activities represent the cash proceeds from the financing activities of the Group and the repayments of these funds.

2.10. New and Revised Turkish Financial Reporting Standards

The new standards, amendments, and interpretations and interpretations to the existing previous standards which are effective as of 1 January 2026 are as follows:

The accounting policies adopted in preparation of the consolidated financial statements as at and for the year ended 31 December 2025 are consistent with those of the previous financial year, except for the adoption of new and amended Turkish Accounting Standards (“TFRS/TAS”) and interpretations effective as of 1 January 2026 and thereafter. The effects of these standards and interpretations on the Group’s financial position and performance have been disclosed in the related paragraphs.

i) The new standards, amendments and interpretations and interpretations effective as of 1 January 2025 are as follows:

Amendments to TFRS 9 and TFRS 7 – Classification and measurement of financial instruments

On 10 August 2025, the POA issued amendments to the classification and measurement of financial instruments (amendments to TFRS 9 and TFRS 7). The amendment clarifies that a financial liability is derecognised on the ‘settlement date’. It also introduces an accounting policy option to derecognise financial liabilities that are settled through an electronic payment system before settlement date if certain conditions are met. The amendment also clarified how to assess the contractual cash flow characteristics of financial assets that include environmental, social and governance (ESG)-linked features and other similar contingent features as well as the treatment of non-recourse assets and contractually linked instruments. Additional disclosures in TFRS 7 for financial assets and liabilities with contractual terms that reference a contingent event (including those that are ESG-linked), and equity instruments classified at fair value through other comprehensive income are added with the amendment. The amendment will be effective for annual periods beginning on or after 1 January 2026. Entities can early adopt the amendments that relate to the classification of financial assets plus the related disclosures and apply the other amendments later. The new requirements will be applied retrospectively with an adjustment to opening retained earnings. The Group is in the process of assessing the material influence of the amendments on financial position or performance of the Group.

Contracts Referencing Nature-dependent Electricity—Amendments to TFRS 9 and TFRS 7

On 10 August 2025, the POA issued the amendment “Contracts for Electricity Generated from Natural Resources” (related to TFRS 9 and TFRS 7). The amendment clarifies the application of the “own use” exception and permits hedge accounting when such contracts are used as hedging instruments. The amendment also introduces new disclosure requirements to help investors understand the impact of these contracts on an entity's financial performance and cash flows. The amendment is not applicable for the Group and has no material influence on the financial position or performance of the Group.

Annual Improvements to TAS/TFRS Accounting Standards - Amendment 11

On 27 September 2025, the POA issued “Annual Improvements to TAS/TFRS Accounting Standards/Amendment 11” published in the Official Gazette with the following amendments:

- TFRS 1 First-time Adoption of International Financial Reporting Standards - Hedge accounting by a first-time adopter: The amendment is intended to eliminate potential confusion caused by the inconsistency between the wording in TFRS 1 and the hedge accounting requirements in TFRS 9.
- TFRS 7 Financial Instruments: Disclosures - Gains or losses on derecognition: TFRS 7 amends the wording of unobservable inputs and adds a reference to TFRS 13.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.10. New and Revised Turkish Financial Reporting Standards (Continued)

i) The new standards, amendments and interpretations and interpretations effective as of 1 January 2025 are as follows: (Continued)

Annual Improvements to TAS/IFRS Accounting Standards - Amendment 11 (Continued)

- TFRS 9 Financial Instruments - Transaction price when the lease liability is derecognized by the lessee: TFRS 9 has been amended to clarify that when the lease liability is extinguished for the lessee, the lessee is required to apply the derecognition provisions in TFRS 9 and the resulting gain or loss is recognized in profit or loss. TFRS 9 has also been amended to remove the reference to “transaction price”.
- TFRS 10 Consolidated Financial Statements - Identifying the “de facto agent”: Amendments to TFRS 10 to remove inconsistencies in paragraphs.
- TAS 7 Statement of Cash Flows - Cost method: The wording in the Standard has been deleted following the removal of “cost method” in previous amendments.

The amendments will be effective for annual reporting periods beginning on or after 1 January 2026, and early application permitted.

The Group is in the process of assessing the material influence of the amendments on financial position or performance of the Group.

TFRS 17 - The new Standard for insurance contracts

POA issued TFRS 17 in February 2019, a comprehensive new accounting standard for insurance contracts covering recognition and measurement, presentation and disclosure. TFRS 17 model combines a current balance sheet measurement of insurance contract liabilities with the recognition of profit over the period that services are provided. The mandatory effective date of the Standard postponed to accounting periods beginning on or after 1 January 2026 with the announcement made by the POA. The standard is not applicable for the Group and the standard has no material influence on the financial position or performance of the Group.

ii) Standards issued but not yet effective and not early adopted

Standards, interpretations and amendments to existing standards that are issued but not yet effective up to the date of issuance of the consolidated financial statements are as follows. The Group will make the necessary changes if not indicated otherwise, which will be affecting the consolidated financial statements and disclosures, when the new standards and interpretations become effective.

Amendments to TFRS 10/TAS 28 — Sales or contributions of assets between an investor and its associate/joint venture

In December 2017, the POA postponed the effective date of this amendment indefinitely pending the outcome of its research project on the equity method of accounting. Early application of the amendments is still permitted. The Company/Group will assess the effects of the amendments after the new standards have been finalized.

TFRS 18 Presentation and Disclosure in Financial Statements

The standard is effective from annual periods beginning on or after 1 January 2027 and published in the Official Gazette on 8 May 2025. This is the new standard on presentation and disclosure in financial statements, with a focus on updates to the statement of profit or loss. The key new concepts introduced in TFRS 18 relate to:

- the structure of the statement of profit or loss;
 - required disclosures in the financial statements for certain profit or loss performance measures that are reported outside an entity’s financial statements (that is, management-defined performance measures); and
 - enhanced principles on aggregation and disaggregation which apply to the primary financial statements and notes in general.
- The Group is in the process of assessing the material influence of the standard on financial position or performance of the Group.

NOTE 2 - BASIS OF PRESENTATION OF CONSOLIDATED FINANCIAL STATEMENTS (Continued)

2.10. New and Revised Turkish Financial Reporting Standards (Continued)

i) The new standards, amendments and interpretations and interpretations effective as of 1 January 2025 are as follows: (Continued)

TFRS 19 – Subsidiaries without Public Accountability: Disclosures

TFRS 19 – Subsidiaries without Public Accountability: Disclosures (“TFRS 19”) was published in the Official Gazette on 10 August 2025. It is effective for annual reporting periods beginning on or after 1 January 2027. Early application is permitted. The standard aims to reduce the disclosure requirements in TAS/IFRS for subsidiaries covered by its scope. Under TFRS 19, businesses that are not subject to public accountability and are themselves subsidiaries are expected to apply the simplified disclosure provisions set out in TFRS 19 instead of the disclosure provisions in other TAS/IFRS. This aims to reduce the reporting obligations of these businesses in terms of disclosure provisions. The application of TFRS 19 is not mandatory and is left to the discretion of the entity.

A subsidiary meets the relevant conditions in the following circumstances:

- It is a non-public subsidiary or a subsidiary whose capital market instruments are not traded on a stock exchange, or
 - It has a parent or intermediate parent that produces financial statements in accordance with TAS/IFRS that are available to the public.
- The standard has no material influence on the financial position or performance of the Group.

NOTE 3 - BUSINESS COMBINATIONS

As of 31 December 2025 and 31 December 2024, the Group has no business combinations subject to common control and relevant transactions.

NOTE 4 - DISCLOSURE OF INTERESTS IN OTHER ENTITIES

As of 31 December 2025 and 31 December 2024, Group has no interests in subsidiaries, joint arrangements, associates and unconsolidated “structured entities”.

NOTE 5 - SEGMENT REPORTING

As of 31 December 2025 and 2024, the Group has no reportable segments considered under segment reporting.

NOTE 6 - CASH AND CASH EQUIVALENTS

As of 31 December 2025 and 31 December 2024, the functional breakdown of cash and cash equivalents is as follows:

	31 December 2025	31 December 2024
Cash on hand	664.484	642.351
Banks	153.069.148	274.319.711
- Time deposit	100.661.321	249.337.003
- Demand deposit	52.407.827	24.982.708
Other cash and cash equivalents (*)	21.204.492	24.549.240
Cash and cash equivalents	174.938.124	299.511.302
Interest accruals	(49.547)	(1.225.992)
Cash and cash equivalents, for cash flow	174.888.577	298.285.310

As of 31 December 2025 and 31 December 2024, the Group has no blocked deposits.

(*) Includes credit card arising from reetail sales transactions receivables.

NOTE 6 - CASH AND CASH EQUIVALENTS (Continued)

The details of time deposits are as follows:

<u>Time deposits</u>			31 December 2025
Currency	Interest rate (%)	Effective maturity	
TRY	37,50 - 57,00	0 - 1 month	100.661.321
Total			100.661.321

<u>Time deposits</u>			31 December 2024
Currency	Interest rate (%)	Effective maturity	
TRY	27,30 - 48,15	0 - 1 month	249.337.003
Total			249.337.003

NOTE 7 - FINANCIAL INVESTMENTS

As of 31 December 2025 and 31 December 2024, the Group has no short and long-term financial investments.

NOTE 8 - FINANCIAL LIABILITIES

As of 31 December 2025 and 31 December 2024, the details of current and non-current liabilities are as follows:

	31 December 2025	31 December 2024
Short-term borrowings	447.176.888	593.667.267
Short-term lease liabilities (IFRS 16)	470.559.508	293.097.048
Short-term portion of long-term borrowings	460.294.339	91.856.739
Other financial liabilities	4.844.026	1.625.684
Total short-term financial liabilities	1.382.874.761	980.246.738

	31 December 2025	31 December 2024
Long-term borrowings	146.264.537	45.196.354
Long-term lease liabilities (IFRS 16)	388.997.260	298.412.247
Total long-term financial liabilities	535.261.797	343.608.601

As of 31 December 2025 and 31 December 2024, the repayment schedule of borrowings is as follows:

	31 December 2025	31 December 2024
0 - 3 months	251.938.105	298.602.332
4 - 12 months	660.377.148	388.547.358
1 - 5 years	146.264.537	45.196.354
Total	1.058.579.790	732.346.044

NOTE 8 - FINANCIAL LIABILITIES (Continued)

As of 31 December 2025 and 31 December 2024, the breakdown of annual effective interest rates of borrowings in terms of currencies is as follows:

Currency	Annual effective Interest rate	Short-term	Long-term	31 December 2025 Total
TRY	47,38%	912.315.253	146.264.537	1.058.579.790
		912.315.253	146.264.537	1.058.579.790

Currency	Annual effective Interest rate	Short-term	Long-term	31 December 2024 Total
TRY	50,11%	687.149.690	45.196.354	732.346.044
		687.149.690	45.196.354	732.346.044

The breakdown and movement of cash and non-cash changes regarding the liabilities arising from financing activities are as follows:

	2025	2024
Beginning of the period, 1 January,	732.346.044	117.678.700
Cash inflows from borrowings	1.522.487.639	1.054.109.823
Principal and interest payments	(974.221.856)	(414.981.353)
Changes in interest accruals	(21.443.754)	11.710.647
Monetary gains	(200.588.283)	(36.171.773)
End of the period, 31 December,	1.058.579.790	732.346.044

The movement of short and long-term lease liabilities is as follows:

	2025	2024
Beginning of the period, 1 January,	591.509.295	539.816.323
Payments (-)	(426.072.037)	(335.541.786)
Additions	810.219.770	661.648.197
Disposals (-)	(34.521.076)	(143.850.895)
Interest expenses (-)	149.134.485	93.387.435
Monetary gains	(230.713.669)	(223.949.979)
End of the period, 31 December,	859.556.768	591.509.295

NOTE 9 - OTHER FINANCIAL LIABILITIES

None.

CONVENIENCE TRANSLATION INTO ENGLISH OF THE CONSOLIDATED FINANCIAL STATEMENTS
 ORIGINALLY ISSUED IN TURKISH
 SUWEN TEKSTİL SANAYİ PAZARLAMA A.Ş.
 NOTES TO THE CONSOLIDATED FINANCIAL STATEMENTS FOR THE YEAR ENDED 31 DECEMBER 2025
 (Amounts are expressed in TRY based on the 31 December 2025 purchasing power of the Turkish Lira ("TRY") unless otherwise indicated.)

NOTE 10 - TRADE RECEIVABLES AND PAYABLES

As of 31 December 2025 and 31 December 2024, the functional breakdown of short-term trade receivables is as follows:

	31 December 2025	31 December 2024
Trade receivables		
Trade receivables	108.891.793	76.166.827
Cheques and notes received	4.355.638	5.326.856
Doubtful trade receivables	2.970.340	3.887.937
Provision for doubtful trade receivables (-)	(2.970.340)	(3.887.937)
Due from related parties (Note 36)	-	62.540.317
Total	113.247.431	144.034.000

Movements of provision for doubtful receivables are as follows:

	2025	2024
Beginning of the period, 1 January,	3.887.937	853.160
Provisions for the period (-)	-	3.297.020
Monetary gains	(917.597)	(262.243)
End of the period, 31 December,	2.970.340	3.887.937

As of 31 December 2025 and 31 December 2024, the Group has no long-term trade receivables.

As of 31 December 2025 and 31 December 2024, the functional breakdown of short-term trade payables is as follows:

	31 December 2025	31 December 2024
Trade payables		
Trade payables	104.729.207	103.408.444
Due to related parties (Note 36)	6.759.882	27.774.122
Notes payables	32.129.952	22.425.706
Notes payables due to related parties (Note 36)	22.005.382	52.359.528
Total	165.624.423	205.967.800

TLREF interest rates were applied as the annual effective interest rate in the calculation of discount (31 December 2025 and 31 December 2024: 40,50% and 50,88%, respectively).

As of 31 December 2025 and 31 December 2024, the Group has no long-term trade payables.

NOTE 11 - OTHER RECEIVABLES AND PAYABLES

As of 31 December 2025 and 31 December 2024, the detailed analysis of short-term other payables is as follows:

	31 December 2025	31 December 2024
Short-term other receivables		
Tax receivables	492.624	644.805
Total	492.624	644.805

As of 31 December 2025 and 31 December 2024, the detailed analysis of long-term other receivables is as follows:

	31 December 2025	31 December 2024
Long-term other payables		
Deposits and guarantees provided	10.794.343	9.807.175
Total	10.794.343	9.807.175

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NOTE 11 - OTHER RECEIVABLES AND PAYABLES (Continued)

As of 31 December 2025 and 31 December 2024, the detailed analysis of short-term other receivables is as follows:

	31 December 2025	31 December 2024
Short-term other payables		
Deposits and guarantees received	2.716.350	2.589.306
Total	2.716.350	2.589.306

NOTE 12 - DERIVATIVE INSTRUMENTS

None.

NOTE 13 - INVENTORIES

As of 31 December 2025 and 31 December 2024, the breakdown of inventories is as follows:

	31 December 2025	31 December 2024
Short-term other payables		
Merchandises	1.363.316.646	1.530.993.327
Goods in transit (*)	247.229.229	-
Other inventories (**)	34.202.485	26.192.374
Provision for impairment on inventories (-)	(4.916.125)	(6.434.813)
Total	1.639.832.235	1.550.750.888

(*) Goods in transit consist of inventories that belong to the Group as of the reporting date but have not yet been received.

(**) Includes materials such as hangers and mannequins.

The movement of provision for impairment on inventories is as follows:

	2025	2024
Beginning of the period, 1 January,	6.434.813	7.440.879
Reversals (-)	(1.518.688)	(1.006.066)
End of the period, 31 December,	4.916.125	6.434.813

The impairment provision for inventories has been recognized within cost of sales.

NOTE 14 - PREPAID EXPENSES AND DEFERRED INCOME

As of 31 December 2025 and 31 December 2024, the breakdown of short-term prepaid expenses is as follows:

	31 December 2025	31 December 2024
Short-term prepaid expenses		
Advances given to third parties	9.144.796	64.045.660
Other prepaid expenses	83.572.029	50.290.465
Total	92.716.825	114.336.125

	31 December 2025	31 December 2024
Long-term prepaid expenses		
Other prepaid expenses	7.294.916	-
Total	7.294.916	-

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NOTE 14 - PREPAID EXPENSES AND DEFERRED INCOME (Continued)

As of 31 December 2025 and 31 December 2024, the breakdown of short-term deferred income is as follows:

	31 December 2025	31 December 2024
Short-term deferred income		
Short-term deferred income	5.432.417	10.307.620
Advances received	4.544.620	2.635.874
Total	9.977.037	12.943.494

As of 31 December 2025 and 31 December 2024, the breakdown of long-term deferred income is as follows:

	31 December 2025	31 December 2024
Long-term deferred income		
Long-term deferred income (*)	1.015.336	2.576.905
Total	1.015.336	2.576.905

(*) Represents bank promotions.

NOTE 15 - INVESTMENTS ACCOUNTED FOR USING THE EQUITY METHOD

None.

NOTE 16 - INVESTMENT PROPERTIES

None.

NOTE 17 - PROPERTY, PLANT AND EQUIPMENTS

As of 31 December 2025 and 2024, the movements for property, plant and equipments, and depreciation are as follows:

	1 January 2025	Additions	Disposals (-)	Currency translation differences	31 December 2025
Cost					
Plant, machinery and equipment	2.150.584	31.792	-	-	2.182.376
Motor vehicles	46.858.284	79.992.727	(39.400.525)	-	87.450.486
Furniture and fixtures	101.254.978	50.948.861	(113.733)	(563.242)	151.526.864
Leasehold improvements	671.398.037	258.257.529	(34.441.600)	626.141	895.840.107
	821.661.883	389.230.909	(73.955.858)	62.899	1.136.999.833
Accumulated depreciation					
Plant, machinery and equipment	(1.398.262)	(152.802)	-	-	(1.551.064)
Motor vehicles	(9.547.659)	(11.724.879)	10.147.315	-	(11.125.223)
Furniture and fixtures	(63.728.066)	(19.392.979)	171.347	8.993	(82.940.705)
Leasehold improvements	(362.572.591)	(143.839.064)	32.186.688	(766.813)	(474.991.780)
	(437.246.578)	(175.109.724)	42.505.350	(757.820)	(570.608.772)
Net book value	384.415.305				566.391.061

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NOTE 17 - PROPERTY, PLANT AND EQUIPMENTS (Continued)

	1 January 2024	Additions	Disposals (-)	Currency translation differences	31 December 2024
Cost					
Plant, machinery and equipment	1.784.263	366.321	-	-	2.150.584
Motor vehicles	72.524.290	36.615.210	(62.281.216)	-	46.858.284
Furniture and fixtures	87.722.369	14.591.709	(1.059.100)	-	101.254.978
Leasehold improvements	545.953.032	140.929.748	(18.357.910)	2.873.167	671.398.037
	707.983.954	192.502.988	(81.698.226)	2.873.167	821.661.883
Accumulated depreciation					
Plant, machinery and equipment	(1.235.226)	(163.036)	-	-	(1.398.262)
Motor vehicles	(7.930.330)	(10.441.312)	8.823.983	-	(9.547.659)
Furniture and fixtures	(50.505.965)	(13.436.229)	214.128	-	(63.728.066)
Leasehold improvements	(268.017.801)	(101.496.507)	7.456.272	(514.555)	(362.572.591)
	(327.689.322)	(125.537.084)	16.494.383	(514.555)	(437.246.578)
Net book value	380.294.632				384.415.305

As of 31 December 2025, the Group has no pledges, mortgages and restrictions on property, plant and equipment, (31 December 2024: None).

As of 31 December 2025, total insurance coverage on property, plant and equipment is amounting to TRY2.284.199.544 (As of 31 December 2024: TRY1.985.921.461).

NOTE 18 - RIGHT OF USE ASSETS

As of 31 December 2024 and 2024, the movements for right of use assets, and amortization of are as follows:

	1 January 2025	Additions	Disposals (-)	Currency translation differences	31 December 2025
Right of use assets	2.271.426.495	819.577.876	(79.933.620)	(14.123.689)	2.996.947.062
Amortization of right of use assets	(1.385.130.366)	(406.513.961)	45.412.544	5.881.883	(1.740.349.900)
Net book value	886.296.129				1.256.597.162

	1 January 2024	Additions	Disposals (-)	Currency translation differences	31 December 2024
Right of use assets	2.026.935.956	661.648.197	(398.347.840)	(18.809.818)	2.271.426.495
Amortization of right of use assets	(1.220.265.316)	(424.724.248)	254.496.947	5.362.251	(1.385.130.366)
Net book value	806.670.640				886.296.129

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NOTE 19 - INTANGIBLE ASSETS

As of 31 December 2025 and 2024, the movements for other intangible assets, and related depreciation are as follows:

	1 January 2025	Additions	Disposals (-)	31 December 2025
Cost				
Rights	111.549.086	41.758.829	-	153.307.915
	111.549.086	41.758.829	-	153.307.915
Accumulated amortization				
Rights	(72.606.297)	(30.943.626)	-	(103.549.923)
	(72.606.297)	(30.943.626)	-	(103.549.923)
Net book value	38.942.789			49.757.992
	1 January 2024	Additions	Disposals (-)	31 December 2024
Cost				
Rights	97.241.439	14.307.647	-	111.549.086
	97.241.439	14.307.647	-	111.549.086
Accumulated amortization				
Rights	(44.581.959)	(28.024.338)	-	(72.606.297)
	(44.581.959)	(28.024.338)	-	(72.606.297)
Net book value	52.659.480			38.942.789

Goodwill

None (31 December 2024: None).

NOTE 20 - EMPLOYEE BENEFITS

As of 31 December 2025 and 31 December 2024, the breakdown of employee benefits is as follows:

	31 December 2025	31 December 2024
Social security premiums payable Due to employees	20.777.467 12.305.141	22.537.000 49.437.714
Total	33.082.608	71.974.714

NOTE 21 - SHORT-TERM PROVISIONS

As of 31 December 2025 and 31 December 2024, the functional breakdown and detailed analysis of short-term provisions, contingent liabilities and contingent assets are as follows:

	31 December 2025	31 December 2024
Short-term provisions		
Provision for unused vacation	10.086.447	10.288.599
Other short-term provisions	12.510.923	8.483.478
Total	22.597.370	18.772.077

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NOTE 21 - SHORT-TERM PROVISIONS (Continued)

The movement of provision for unused vacation is as follows:

	2025	2024
Beginning of the period, 1 January,	10.288.599	6.509.219
Additions	2.226.074	5.780.167
Monetary gains	(2.428.226)	(2.000.787)
End of the period, 31 December,	10.086.447	10.288.599

	31 December 2025	31 December 2024
Other short-term provisions		
Provision for sales returns	6.800.294	4.813.391
Provision for price revision	3.623.953	2.909.476
Provision for lawsuits (*)	2.086.676	760.611
Total	12.510.923	8.483.478

(*) Mainly comprise of employment-related and workplace lawsuits filed against the Group

The movement of other short-term provisions is as follows:

	Provision for lawsuits (*)	Provision for price revision	Provision for sales returns	Total
Other short-term provisions				
Beginning of the period, 1 January 2025	760.611	2.909.476	4.813.391	8.483.478
Additions	1.834.150	4.310.623	7.936.310	14.081.083
Reversals (-)	-	(2.909.477)	(4.813.392)	(7.722.869)
Monetary gains/(losses)	(508.085)	(686.669)	(1.136.015)	(2.330.769)
End of the period, 31 December 2025	2.086.676	3.623.953	6.800.294	12.510.923

	Provision for lawsuits (*)	Provision for price revision	Provision for sales returns	Total
Other short-term provisions				
Beginning of the period, 1 January 2024	1.417.477	3.156.620	2.060.567	6.634.664
Additions	-	3.879.750	5.446.763	9.326.513
Reversals (-)	(251.578)	(3.156.620)	(2.060.567)	(5.468.765)
Monetary gains/(losses)	(405.288)	(970.274)	(633.372)	(2.008.934)
End of the period, 31 December 2024	760.611	2.909.476	4.813.391	8.483.478

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NOTE 21 - SHORT-TERM PROVISIONS (Continued)

i) Commitments, mortgages and guarantees not included in the liability

As of 31 December 2025 and 31 December 2024, the details of guarantees received are as follows:

	31 December 2025			31 December 2024	
	Currency	Original currency amount	TRY equivalent	Original currency amount	TRY equivalent
Letter of guarantee	TRY	1.500.000	1.500.000	1.963.380	1.963.380
Letter of guarantee	USD	100.000	4.298.730	130.892	4.633.171
Letter of guarantee	EUR	140.000	7.063.280	183.249	6.754.111
Guarantees received, total		12.862.010		13.350.662	

ii) Total mortgages and guarantees on assets

None.

iii) Ratio of guarantees and mortgages to equity

As of 31 December 2025 and 31 December 2024, the breakdown of collateral/pledge/mortgage ("CPM") position of the Group is as follows:

	31 December 2025			31 December 2024	
	Currency	Original Amount	TRY Equivalent	Original Amount	TRY Equivalent
A. Total amount of CPM's given in the name of its own	TRY	180.142.389	180.142.389	221.549.306	221.549.306
	USD	100.000	4.298.730	130.892	4.633.171
	EUR	34.500	1.740.594	45.158	1.664.406
B. Total amount of CPM's given on behalf of the fully consolidated subsidiaries		-	-	-	-
C. Total amount of CPM's given on behalf of third parties for ordinary course of business		-	-	-	-
D. Total amount of other CPM's given		-	-	-	-
i. Total amount of TRIs granted in favor of the main partner		-	-	-	-
ii. Total amount of TRIs granted in favor of other group companies Not covered by articles B and C		-	-	-	-
iii. Total amount of TRIs granted in favor of third parties not covered by article		-	-	-	-
Total guaranties given		186.181.713		227.846.883	

NOTE 22 - COMMITMENTS

None.

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NOTE 23 - LONG-TERM PROVISIONS

As of 31 December 2025 and 31 December 2024, the detailed analysis of long-term provisions of Suwen Tekstil is as follows:

Provision for employment termination benefits

	31 December 2025	31 December 2024
Long-term provisions		
Provision for employment termination benefits	6.484.563	8.091.395
Total	6.484.563	8.091.395

Under the Turkish Labor Law No. 4857, the Company is required to pay termination benefits to each employee whose employment is terminated without due cause and whose employment is terminated without due cause. Such payments are calculated on the basis of 30 days' pay for each year of employment at the rate of pay applicable at the date of termination or retirement. As of January 1, 2026, the amount payable consists of TRY 64.948,77.

The severance pay liability is not legally subject to any funding.

The liability is calculated by estimating the present value of the future probable obligation of the Group arising from the retirement of the employees. TAS 19 ("Employee Benefits Standard") requires actuarial valuation methods to be developed to estimate the enterprise's obligation under defined benefit plans. Accordingly, the actuarial assumptions used in the calculation of the total liability are set out below:

The principal assumption is that the maximum liability for each year of service will increase in line with inflation. Accordingly, the discount rate applied represents the expected real rate after adjusting for the effects of future inflation. As at December 31, 2025, provisions in the accompanying financial statements are calculated by estimating the present value of the future probable obligation arising from the retirement of the employees. As at December 31, 2025, provisions are calculated assuming an annual inflation rate of 22.00% and an interest rate of 27.00%, resulting in a real discount rate of 4.10%. (31 December 2024: 4.10%).

The movements of provision for employment termination benefits are as follows:

	2025	2024
Beginning of the period, 1 January,	8.091.395	8.002.167
Service cost	1.652.980	1.875.142
Interest cost	1.591.863	1.224.992
Actuarial losses	13.667.752	1.566.891
Payments during the period (-)	(17.622.294)	(17.896.267)
Monetary gains/(losses)	(897.133)	13.318.470
End of the period, 31 December,	6.484.563	8.091.395

NOTE 24 - TAX ASSETS AND LIABILITIES

	31 December 2025	31 December 2024
Current tax assets		
Current tax assets	4.538.719	-
Total	4.538.719	-

NOTE 25 - OTHER ASSETS AND LIABILITIES

As of 31 December 2025 and 31 December 2024, the breakdown of other current assets is as follows:

	31 December 2025	31 December 2024
Other current assets		
Deferred VAT	63.958.104	12.890.378
Advances given to employees	5.955.142	5.316.796
Other	2.072.720	2.841.891
Total	71.985.966	21.049.065

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NOTE 25 - OTHER ASSETS AND LIABILITIES (Continued)

As of 31 December 2025 and 31 December 2024, the breakdown of other current liabilities is as follows:

	31 December 2025	31 December 2024
Other current liabilities		
Taxes, duties and charges	16.603.170	16.264.069
Expense accruals	-	1.868.587
Other	2.847.996	3.648.901
Total	19.451.166	21.781.557

As of 31 December 2025 and 31 December 2024, the Group has no other non-current liabilities.

NOTE 26 - EQUITY

As of 31 December 2025 and 31 December 2024, the principal shareholders and their respective shareholding rates in Company are as follows:

Shareholders	31 December 2025		31 December 2024	
	Share	Share	Share	Share
Ali Bolluk	58.104.160	10,38%	23.241.664	10,38%
Bırol Sümer	58.104.160	10,38%	23.241.664	10,38%
Özcan Sümer	58.104.160	10,38%	23.241.664	10,38%
Çiğdem Ferda Arslan	20.000.020	3,57%	8.000.008	3,57%
Public traded shares	365.687.500	65,30%	146.275.000	65,30%
Total paid-in capital	560.000.000	100,00%	224.000.000	100,00%
Adjustment to share capital	547.413.107		495.449.535	
Total adjusted share capital	1.107.413.107	100,00%	719.449.535	100,00%

(*) Share capital adjustment differences refer to the difference between the total amounts of cash and cash equivalent additions to capital adjusted in accordance with TFRS published by the POA and their pre-adjustment amounts. Capital adjustment differences have no use other than being added to capital.

i) Capital reserves

None.

ii) Restricted reserves

Restricted reserves appropriated from profit consist of statutory reserves. In accordance with the Turkish Commercial Code No. 6102 (“TCC”), statutory reserves are classified as first and second legal reserves. Pursuant to the (“TCC”), first legal reserves are appropriated at the rate of 5% of statutory net profit until such reserves reach 20% of the Group’s paid-in capital. Second legal reserves are calculated at 10% of the distributed profit exceeding 5% of the paid-in capital. Statutory reserves may only be used to offset losses as long as they do not exceed 50% of the paid-in capital and may not be used for any other purpose. As of 31 December 2025 and 31 December 2024, the details of the restricted reserves are as follows:

	31 December 2025	31 December 2024
Treasury shares (*)	151.468.902	148.650.110
Legal reserves	79.700.529	68.603.455
Total	231.169.431	217.253.565

(*) In accordance with the Turkish Commercial Code and CMB regulations, reserves are set aside for treasury shares at an amount equal to their acquisition value. In this context, as of December 31, 2025, a reserve for treasury shares amounting to TRY 151.468.902, including transaction costs, has been set aside in the restricted reserves in the consolidated financial statements.

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NOTE 26 - EQUITY (Continued)

iii) Retained earnings

As of 31 December 2025 and 31 December 2024, the breakdown of retained earnings which includes other retained earnings is as follows:

	31 December 2025	31 December 2024
Retained earnings	217.140.353	395.734.585
Total	217.140.353	395.734.585

iv) Treasury shares

As the Group repurchase their own equity instruments, these instruments are accounted for as “treasury shares” and deducted from equity. Gain or loss is recognized in the consolidated statement of profit or loss due to the purchase, sale, issue or cancellation of the equity instruments of the Group and the amounts received or paid for these transactions including tax effect are recognized directly in equity. The Group has treasury shares amounting to TRY 151.468.902.

As of 31 December 2025 and 31 December 2024, the breakdown of treasury shares is as follows:

	31 December 2025	31 December 2024
Treasury shares	(151.468.902)	(148.650.110)
Total	(151.468.902)	(148.650.110)

v) Share premium

As of 31 December 2025 and 31 December 2024, the breakdown of share premium is as follows:

	31 December 2025	31 December 2024
Share premium	183.687.784	183.687.784
Total	183.687.784	183.687.784

Expenses incurred during the initial public offering have been deducted from the share premiums.

vi) Other comprehensive income or expenses to be reclassified to profit or loss

As of 31 December 2025 and 31 December 2024, the detailed table of other comprehensive income or expenses to be reclassified to the consolidated statement of profit or loss recognised under equity is as follows:

	31 December 2025	31 December 2024
Currency translation differences	(34.415.916)	(19.274.317)
Total	(34.415.916)	(19.274.317)

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NOTE 26 - EQUITY (Continued)

vii) Other comprehensive income or expenses not to be reclassified to profit or loss

As of 31 December 2025 and 31 December 2024, the detailed table of other comprehensive income or expenses not to be reclassified to the consolidated statement of profit or loss recognised under equity is as follows:

	31 December 2025	31 December 2024
Losses on remeasurements of defined benefit plans	(17.179.713)	(6.655.544)
Total	(17.179.713)	(6.655.544)

Pursuant to the CMB's decision dated 07/03/2024 and numbered 14/382:

a) In the footnote disclosures included in the CMB Bulletin No. 2013/19, it is stated that the "Legal Reserves" presented under the item "Restricted Reserves Appropriated from Profit" shall be presented in the financial statements at their amounts recorded in the statutory books. However, considering the index differences arising from inflation adjustment and in order to present the financial statements consistently under a single index framework; it has been resolved that "Capital Adjustment Differences", "Share Premiums (Discounts)" (including Share Premium), "Legal Reserves", and statutory reserves, special reserves and similar reserve items classified under "Other Reserves" shall:

-be presented in the Statement of Financial Position (Balance Sheet) at their amounts adjusted based on CPI;

-and that the difference between the inflation-adjusted amounts in the statutory records and the adjusted amounts presented in the financial statements prepared in accordance with TAS/IFRS shall be reflected in the account "Retained Earnings or Losses". Furthermore, disclosures shall be made in the notes regarding the amounts of "Capital Adjustment Differences" and reserves presented under equity in the TAS/IFRS statement of financial position, the details of such items as recorded in the statutory books, and the differences recognized under "Retained Earnings or Losses".

b) Within the scope of the first-time adoption of inflation accounting, the amount of "Retained Earnings or Losses" arising in the balance sheet prepared in accordance with TAS/IFRS, as well as the indexed amount of such balance for the relevant reporting period, shall be disclosed in the notes to the financial statements.

NOTE 27 - REVENUE AND COST OF SALES

As of 31 December 2025 and 2024, the functional breakdown of revenue and cost of sales is as follows:

	1 January - 31 December 2025	1 January - 31 December 2024
Domestic sales	6.093.064.853	5.777.733.986
Foreign sales	144.495.240	142.816.976
Sales returns (-)	(187.770.892)	(131.133.786)
Other discounts (-)	(95.514.834)	(84.996.148)
Revenue	5.954.274.367	5.704.421.028
Cost of sales (-)	(2.903.888.162)	(2.665.508.900)
Gross profit	3.050.386.205	3.038.912.128

The breakdown of channels for the sales of the Group is as follows:

Sales channel	1 January - 31 December 2025	1 January - 31 December 2024
Retail sales	5.003.274.188	4.833.292.625
E-Commerce sales	880.557.917	787.129.237
Wholesales	29.125.552	44.186.406
Franchise sales	41.316.710	39.812.760
Total	5.954.274.367	5.704.421.028

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NOTE 28 - GENERAL ADMINISTRATIVE EXPENSES AND MARKETING SALES AND DISTRIBUTION EXPENSES

As of 31 December 2025 and 2024, the breakdown of operating expenses is as follows:

	1 January - 31 December 2025	1 January - 31 December 2024
Marketing, sales and distribution expenses (-)	(2.257.345.601)	(2.127.559.124)
General administrative expenses (-)	(239.416.483)	(213.251.990)
Total	(2.496.762.084)	(2.340.811.114)

NOTE 29 - EXPENSES BY NATURE

As of 31 December 2025 and 2024, the functional breakdown of marketing, sales and distribution expenses and general administrative expenses recognized in expenses by nature is as follows:

Marketing, sales and distribution expenses (-)	1 January - 31 December 2025	1 January - 31 December 2024
Personnel expenses	(1.033.747.265)	(958.990.110)
Depreciation and amortisation charges	(579.124.041)	(562.351.617)
Rent expenses	(186.264.681)	(192.398.718)
Advertisement and promotion expenses	(161.864.841)	(132.468.845)
Transportation and freight costs	(129.571.961)	(99.866.529)
Common expenses	(58.640.809)	(57.948.063)
Consultancy expenses	(34.255.544)	(40.733.954)
Insurance, maintenance and repair expenses	(16.748.925)	(14.749.766)
Packaging expenses	(15.023.591)	(19.166.331)
Travel and accommodation expenses	(14.279.049)	(21.687.364)
Taxes, duties and charges	(12.178.819)	(7.259.357)
Other	(15.646.075)	(19.938.470)
Total	(2.257.345.601)	(2.127.559.124)

General administrative expenses (-)	1 January - 31 December 2025	1 January - 31 December 2024
Personnel expenses	(147.555.209)	(151.641.371)
Consultancy expenses	(36.064.482)	(26.887.110)
Depreciation and amortisation charges	(33.443.270)	(15.934.053)
Insurance, maintenance and repair expenses	(3.916.882)	(3.238.880)
Common expenses	(3.859.351)	(3.807.593)
Travelling expenses	(3.755.322)	(2.225.993)
Taxes, duties and charges	(1.451.844)	(920.388)
Other	(9.370.123)	(8.596.602)
Total	(239.416.483)	(213.251.990)

Depreciation and amortization charges	1 January - 31 December 2025	1 January - 31 December 2024
Marketing, sales and distribution expenses (-)	(579.124.041)	(562.351.617)
General administrative expenses (-)	(33.443.270)	(15.934.053)
Total	(612.567.311)	(578.285.670)

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NOTE 29 - EXPENSES BY NATURE (Continued)

	1 January - 31 December 2025	1 January - 31 December 2024
Personnel expenses		
Marketing, sales and distribution expenses (-)	(1.033.747.265)	(958.990.110)
General administrative expenses (-)	(147.555.209)	(151.641.371)
Total	(1.181.302.474)	(1.110.631.481)

NOTE 30 - OTHER OPERATING INCOME AND EXPENSES

As of 31 December 2025 and 2024, the functional breakdown of other operating income and expenses is as follows:

	1 January - 31 December 2025	1 January - 31 December 2024
Other operating income		
Foreign exchange gains from operations	50.618.833	39.988.194
Income from incentives	14.878.144	846.013
Interest income from eliminated sales	14.190.042	22.450.580
Discount income	12.549.759	11.491.832
Income from insurance compensations and claims	3.269.434	8.508.052
Income from bank promotion	670.507	2.800.484
Other	8.853.632	6.346.058
Total	105.030.351	92.431.213

	1 January - 31 December 2025	1 January - 31 December 2024
Other operating expenses (-)		
Interest expenses eliminated from purchases	(115.177.493)	(115.840.749)
Foreign exchange losses from operations	(8.832.714)	(9.278.718)
Discount expenses	(3.490.418)	(10.377.819)
Financing cost arising from trade activities	(3.023.174)	(2.223.856)
Grants and donations	(2.578.082)	(2.581.978)
Provision for lawsuits	(1.834.150)	-
Other	(1.884.744)	(4.866.074)
Total	(136.820.775)	(145.169.194)

NOTE 31 - INCOME AND EXPENSES FROM INVESTMENT ACTIVITIES

As of 31 December 2025 and 2024, the functional breakdown of gains from investment activities is as follows:

	1 January - 31 December 2025	1 January - 31 December 2024
Income from investment activities		
Gains on sale of fixed assets	8.351.975	8.612.852
Total	8.351.975	8.612.852

As of 31 December 2025 and 2024, the Group has no losses from investment activities.

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NOTE 32 - FINANCIAL INCOME AND EXPENSES

As of 31 December 2025 and 2024, the functional breakdown of financial income and expenses is as follows:

	1 January - 31 December 2025	1 January - 31 December 2024
Financial income		
Interest income	59.151.178	86.965.156
Foreign exchange gains	494.964	969.582
Total	59.646.142	87.934.738

	1 January - 31 December 2025	1 January - 31 December 2024
Financial expenses (-)		
Interest expenses	(326.370.074)	(223.415.826)
Commission expenses	(273.682.578)	(263.897.938)
Finance expenses from leases	(149.134.485)	(93.387.435)
Foreign exchange losses	(5.294.052)	(5.141.559)
Total	(754.481.189)	(585.842.758)

NOTE 33 - NON-CURRENT ASSETS HELD FOR SALE AND DISCONTINUED OPERATIONS

None.

NOTE 34 - INCOME TAXES

The Group's tax expense (or income) consists of current period corporate income tax expense and deferred tax expense or income and the breakdown and details of income taxes are as follows:

	31 December 2025	31 December 2024
Current period tax expense	41.965.169	97.197.131
Prepaid taxes (-)	(46.503.888)	(83.789.710)
Profit for the period tax liability	(4.538.719)	13.407.421

	1 January - 31 December 2025	1 January - 31 December 2024
Corporate tax expenses	(41.965.169)	(97.197.131)
Deferred tax expense	(43.015.353)	(41.247.078)
Tax expenses from continuing operations	(84.980.522)	(138.444.209)

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NOTE 34 - INCOME TAXES (Continued)

i) Corporate tax

Advance tax in Turkey is calculated and accrued on a quarterly basis. Accordingly, the Group has been calculated tax in accordance with the 2025 and 2024 earnings in the first advance tax period, an advance tax rate of 23%, respectively was calculated on corporate earnings.

Entities whose shares representing at least 20% of the capital are offered to the public for the first time in the Borsa Istanbul Equity Market. The corporate tax rate to be applied to corporate earnings will be applied at a discount of two (2) points for five accounting periods, starting from the accounting period in which the shares are offered to the public for the first time. The tax rate applied in 2025 is 25% but the tax rate applied as 23% since the initial public offering of Suwen Tekstil was completed.

According to Turkish Corporate Tax Law, losses can be carried forward to offset the future taxable income for a maximum period of 5 years. On the other hand, such losses cannot be carried back to offset prior years' profits. According to corporate tax law numbered 5520 and article numbered 24, the corporate tax is imposed by the taxpayer's tax returns. In Turkey, there is no procedure for a final and definitive agreement on tax assessments. Companies file their corporate tax returns between 1-25 April following the close of the accounting year. Tax authorities may, however, examine such returns and the underlying accounting records and may revise assessments within five years.

As of 31 December 2025, the domestic corporate tax rate applied in Romania is 16%. However, the corporate tax rate to be applied due to the grants and incentives of the Group has benefited from in Romania is 1%.

ii) Deferred tax

Suwen Tekstil and its subsidiaries, recognise deferred tax assets and liabilities based upon temporary differences arising between their financial statements prepared in accordance with TFRS and the Turkish tax legislations. These differences usually due to the recognition of revenue and expense items in different reporting periods for the TFRS and tax purposes, the differences explained as below. Temporary differences are result of recognizing certain income and expense items differently for accounting and tax purposes. Temporary differences are calculated off of the property, plant and equipment (except land), intangible assets, inventories, the revaluation of prepaid expenses, discount of receivables, provision for employment termination benefits, and prior years' losses. Every accounting year, the Group reviews the deferred tax asset and in circumstances, where the deferred tax assets cannot be used against the future taxable income, the Group writes-off the recognized deferred tax asset.

The breakdown of cumulative temporary differences and deferred tax assets and liabilities provided using principal tax rates are as follows:

	31 December 2025	31 December 2024	31 December 2025	31 December 2024
	Cumulative temporary differences	Cumulative temporary differences	Deferred tax assets /(liabilities)	Deferred tax assets /(liabilities)
Provision for unused vacation	(10.086.447)	(10.288.599)	2.319.883	2.366.378
Employee termination benefits	(6.484.563)	(8.091.395)	1.491.449	1.861.021
Provision for sales returns	(3.554.246)	(2.736.416)	817.477	629.376
Price difference provisions	(3.623.953)	(2.909.477)	833.509	669.180
Trade and other receivables	(3.000.950)	(2.870.069)	725.618	562.977
Provision for litigation	(2.086.676)	(760.611)	479.935	174.941
Trade payables	9.664.092	6.954.691	(2.949.975)	(2.451.831)
Borrowings	4.577.340	(2.698.989)	(1.052.788)	620.767
Property, plant and equipment and intangible assets	27.448.542	71.008.325	(6.313.165)	(16.331.914)
Right-of-use assets	347.038.041	254.379.214	(81.216.362)	(58.515.479)
Inventories	298.473.888	218.990.238	(68.722.444)	(50.367.755)
Other	36.702.557	5.624.295	(8.480.814)	(1.413.568)
Deferred tax liabilities, net	695.067.625	526.601.207	(162.067.677)	(122.195.907)

Movements in deferred tax liabilities are as follows:

	2025	2024
Beginning of the period, 1 January,		(122.195.907)
Deferred income tax during the period	(43.015.353)	(41.247.078)
Defined benefit plans, deferred tax effect	3.143.583	360.385
End of the period, 31 December,	(162.067.677)	(122.195.907)

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NOTE 35 - EARNINGS PER SHARE

Basic earnings per share is calculated by dividing the net profit for the year attributable to ordinary shareholders by the weighted average number of ordinary shares outstanding during the year. Accordingly, the weighted average number of shares used in earnings per share calculation as of 31 December 2025 and 2024, which is as follows:

	1 January - 31 December 2025	1 January - 31 December 2024
Earnings per share		
Profit attributable to equity holders of the parent	111.088.166	304.086.170
Weighted average number of shares with nominal value of TRY 1 each	454.136.986	224.000.000
Earnings per share ("TRY")	0,2446	1,3575

NOTE 36 - RELATED PARTY DISCLOSURES

a) Related party balances due from related parties are as follows:

	31 December 2025	31 December 2024
Trade receivables due from related parties (short-term)		
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	60.134.765
Livadi Tekstil İth. İhr. Tic. A.Ş.	-	2.405.552
Total	-	62.540.317

	31 December 2025	31 December 2024
Trade payables due to related parties (short-term)		
Eko Tekstil San. ve Tic. A.Ş.	26.251.926	53.198.447
Aseyya Tekstil Sermin Sümer	2.498.671	9.876.672
Livadi Tekstil İth. İhr. Tic. A.Ş.	14.667	-
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	17.048.823
Netcad Yazılım A.Ş.	-	9.708
Total	28.765.264	80.133.650

b) Related party transactions are as follows:

As of 31 December 2025 and 2024, the details of purchases from related parties are as follows:

	1 January - 31 December 2025				
	Goods	Financial transactions	Other	Services	Total
Purchases from related parties					
Eko Tekstil San. ve Tic. A.Ş.	2.309.620.013	4.964.651	28.635	312.657	2.314.925.956
Livadi Tekstil İth. İhr. Tic. A.Ş.	241.426.037	-	-	-	241.426.037
Elmas Çamaşır İth. İhr. Tic. A.Ş.	130.726.569	-	-	-	130.726.569
Aseyya Tekstil Sermin Sümer	100.905.059	-	191	-	100.905.250
Netcad Yazılım A.Ş.	-	-	-	86.546	86.546
Total	2.782.677.678	4.964.651	28.826	399.203	2.788.070.358

NOTE 36 - RELATED PARTY DISCLOSURES (Continued)

b) Related party transactions are as follows (Continued):

Purchases from related parties	1 January - 31 December 2024				
	Goods	Financial transactions	Other	Services	Total
Eko Tekstil San. ve Tic. A.Ş.	1.801.042.789	2.223.857	211.938	-	1.803.478.584
Elmas Çamaşır İth. İhr. Tic. A.Ş.	433.057.573	-	-	-	433.057.573
Livadi Tekstil İth. İhr. Tic. A.Ş.	274.074.592	-	-	-	274.074.592
Moni Tekstil Sanayi Ticaret A.Ş.	160.408.262	-	-	-	160.408.262
Aseyya Tekstil Sermin Sümer	120.150.566	-	-	-	120.150.566
Latte Tekstil Sanayi ve Ticaret A.Ş.	2.535.885	-	-	-	2.535.885
Netcad Yazılım A.Ş.	-	-	-	377.770	377.770
Total	2.791.269.667	2.223.857	211.938	377.770	2.794.083.232

Sales

Sales to related parties	1 January - 31 December 2025				
	Goods	Financial transactions	Other	Services	Total
Eko Tekstil San. Ve Tic. A.Ş.	69.558.467	-	2.465.615	-	72.024.082
Aseyya Tekstil Sermin Sümer	803.325	-	-	-	803.325
Livadi Tekstil İth. İhr. Tic. A.Ş.	452.977	-	-	-	452.977
Elmas Çamaşır İth. İhr. Tic. A.Ş.	178.985	-	-	-	178.985
Total	70.993.754	-	2.465.615	-	73.459.369

Sales to related parties	1 January - 31 December 2024				
	Goods	Financial transactions	Other	Services	Total
Eko Tekstil San. ve Tic. A.Ş.	-	-	556.041	-	556.041
Elmas Çamaşır İth. İhr. Tic. A.Ş.	-	-	1.439.004	-	1.439.004
Total	-	-	1.995.045	-	1.995.045

Key management compensations

Total key management compensation incurred by Suwen Tekstil for the period ended 31 December 2025 amounted to TRY 48.511.000 (31 December 2024: TRY 42.304.997).

NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS

Financial risk management objectives and policies

The Group is exposed to variety of financial risks due to its operations. These risks include credit risk, price risk, foreign exchange risk, interest rate risk and liquidity risk. The Group's overall risk management strategy focuses on the unpredictability of financial markets and targets to minimise potential adverse effects on the Group's financial performance. The Group also has financial instruments such as trade receivables and trade payables that arise directly from its operations.

The Group has financial instruments such as bank borrowings, cash on hand and short-term bank deposits which are applied on foreign exchange risk, interest rate risk, credit risk and liquidity risk. The Group management manages these risks as follows. The Group also monitors the market risk that may arise from the use of financial instruments.

Foreign exchange risk

Foreign exchange risk arises from the fact that the Group has liabilities denominated in USD, EURO and GBP.

Foreign exchange transactions result in foreign exchange risk arising from foreign exchange denominated assets and liabilities into Turkish Lira. The Group's exposure to foreign exchange risk arises from its trade payables, purchases and sales denominated in foreign currencies. In order to minimize this risk, the Group monitors its financial position and cash inflows/outflows with detailed cash flow statements as of 31 December 2025 and 31 December 2024.

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NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (Continued)

As of 31 December 2025 and 31 December 2024, foreign exchange position of the Group is as follows:

	31 December 2025			31 December 2024		
	TRY equivalent	EUR	USD	TRY equivalent	EUR	USD
1. Trade Receivables	21.779.122	303.783	151.780	110.595.659	2.300.965	251
2a. Monetary Financial Assets	3.990.086	79.348	-	65.144.133	34.262	1.378.214
2b. Non-Monetary Financial Assets	-	-	-	-	-	-
3. Other	-	-	-	-	-	-
4. Total Current Assets (1+2+3)	25.769.208	383.131	151.780	175.739.792	2.335.227	1.378.465
5. Trade Receivables	-	-	-	-	-	-
6a. Monetary Financial Assets	-	-	-	-	-	-
6b. Non-monetary financial assets	-	-	-	-	-	-
7. Other	-	-	-	-	-	-
8. Total Non-Current Assets (5+6+7)	-	-	-	1.946.518	2.300	39.850
9. Total Assets (4+8)	25.769.208	383.131	151.780	177.686.310	2.300	39.850
10. Trade Payables	2.835.569	7.653	57.199	177.686.310	2.337.527	1.418.315
11. Financial Liabilities	-	-	-	3.716.079	57.102	10.421
12a. Other Monetary Liabilities	777.521	-	18.147	-	-	-
12b. Other Non-Monetary Liabilities	-	-	-	-	-	-
13. Total Current Liabilities (10+11+12)	3.613.090	7.653	75.346	3.716.079	57.102	10.421
14. Trade Payables	-	-	-	-	-	-
15. Financial Liabilities	-	-	-	-	-	-
16a. Other Monetary Liabilities	-	-	-	-	-	-
16b. Other Non-Monetary Liabilities	-	-	-	-	-	-
17. Total Non-Current Liabilities (14+15+16)	-	-	-	-	-	-
18. Total Liabilities (13+17)	3.613.090	7.653	75.346	3.716.079	57.102	10.421
19. Off-Balance Sheet Derivative Instruments Net Asset / (Liability) Position (19a-19b)	-	-	-	-	-	-
19a. Total Asset Amount of Hedged	-	-	-	-	-	-
19b. Total Liabilities Amount of Hedged	-	-	-	-	-	-
20. Net Foreign Exchange Asset / (Liability) Position (9-18+19)	-	-	-	-	-	-
21. Monetary Items Net Foreign Exchange Asset / (Liabilities) Position (1+2a+3+5+6a-10-11-12a-14-15-16a)	22.156.117	375.478	76.434	173.970.231	2.280.425	1.407.894
22. Export	16.365.918	-	-	15.047.445	-	-
23. Import	4.321.632	-	-	224.810.473	-	-

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NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (Continued)

The following table details the Group's foreign currency sensitivity as at 31 December 2025 and 31 December 2024 for the changes at the rate of 10%:

Exchange rate sensitivity analysis 31 December 2025		
	Profit/Loss Appreciation of foreign currency	Profit/Loss Appreciation of foreign currency
Change in USD against TRY by 10%		
1- USD Net Asset/Liability	327.487	(327.487)
2- Hedged portion of USD Risk (-)	-	-
3- USD Net Effect (1+2)	327.487	(327.487)
Change in EUR against TRY by 10%		
4- EUR Net Asset/Liability	1.888.125	(1.888.125)
5- Hedged portion of EUR Risk (-)	-	-
6- EUR Net Effect (4+5)	1.888.125	(1.888.125)
Change in GBP against TRY by 10%		
7- GBP Net Asset/Liability	-	-
8- Hedged portion of GBP Risk (-)	-	-
9- GBP Net Effect (7+8)	-	-
Total (3+6+9)	2.215.612	(2.215.612)
Exchange rate sensitivity analysis 31 December 2024		
	Profit/Loss Appreciation of foreign currency	Profit/Loss Appreciation of foreign currency
Change in USD against TRY by 10%		
1- USD Net Asset/Liability	6.486.294	(6.486.294)
2- Hedged portion of USD Risk (-)	-	-
3- USD Net Effect (1+2)	6.486.294	(6.486.294)
Change in EUR against TRY by 10%		
4- EUR Net Asset/Liability	10.958.596	(10.958.596)
5- Hedged portion of EUR Risk (-)	-	-
6- EUR Net Effect (4+5)	10.958.596	(10.958.596)
Change in GBP against TRY by 10%		
7- GBP Net Asset/Liability	(47.867)	47.867
8- Hedged portion of GBP Risk (-)	-	-
9- GBP Net Effect (7+8)	(47.867)	47.867
Total (3+6+9)	17.397.023	(17.397.023)

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NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (Continued)

Credit risk

Credit risk is the risk that one party to a financial instrument will fail to discharge an obligation and cause the other party to incur a financial loss. The Group attempts to control credit risk by monitoring credit exposures, limiting transactions with specific counterparties, and continually assessing the creditworthiness of counterparties. Total credit risk is presented in consolidated the statement of financial position.

Concentrations of credit risk arise when a number of counterparties are engaged in similar business activities or activities in the same geographic region, or have similar economic features that would cause their ability to meet contractual obligations to be similarly affected by changes in economic, political or other conditions. The Group seeks to manage its credit risk exposure through diversification of sales activities to avoid undue concentrations of risks with individuals or groups of customers in specific locations or businesses. The Group also obtains security when appropriate. It is the Group's policy to enter into financial instruments with a diversity of creditworthy counterparties.

The exposure of consolidated financial assets to credit risk is as follows:

31 December 2025	Receivables				Time deposits	Financial assets and derivative instruments	Other
	Trade receivables		Other receivables				
	Related party	Other	Related party	Other			
Maximum exposure to credit risk as of reporting date (A+B+C+D)	-	113.247.431	-	11.286.967	153.069.148	-	-
- Maximum risk secured with guarantees and collaterals	-	-	-	-	-	-	-
A. Net book value of neither past due nor impaired financial assets	-	113.247.431	-	11.286.967	153.069.148	-	-
B. Net book value of past due but not impaired financial assets	-	-	-	-	-	-	-
C. Net book value of impaired assets	-	-	-	-	-	-	-
Past due (gross book value)	-	2.970.340	-	-	-	-	-
Impairment (-)	-	(2.970.340)	-	-	-	-	-
Secured with guarantees and collaterals	-	-	-	-	-	-	-
Not past due (gross book value)	-	-	-	-	-	-	-
Impairment (-)	-	-	-	-	-	-	-
Secured with guarantees and collaterals	-	-	-	-	-	-	-
D. Off-balance sheet expected credit losses	-	-	-	-	-	-	-

NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (Continued)

31 December 2024	Receivables				Time deposits	Financial assets and derivative instruments	Other
	Trade receivables		Other receivables				
	Related party	Other	Related party	Other			
Maximum exposure to credit risk as of reporting date (A+B+C+D)	62.540.317	81.493.683	-	10.451.980	274.319.711	-	-
- Maximum risk secured with guarantees and collaterals	-	-	-	-	-	-	-
A. Net book value of neither past due nor impaired financial assets	62.540.317	81.493.683	-	10.451.980	274.319.711	-	-
B. Net book value of past due but not impaired financial assets	-	-	-	-	-	-	-
C. Net book value of impaired assets	-	-	-	-	-	-	-
Past due (gross book value)	-	3.887.937	-	-	-	-	-
Impairment (-)	-	(3.887.937)	-	-	-	-	-
Secured with guarantees and collaterals	-	-	-	-	-	-	-
Not past due (gross book value)	-	-	-	-	-	-	-
Impairment (-)	-	-	-	-	-	-	-
Secured with guarantees and collaterals	-	-	-	-	-	-	-
D. Off-balance sheet expected credit losses	-	-	-	-	-	-	-

Liquidity risk

Liquidity risk is the risk that the Group will be unable to meet its funding needs. Prudent liquidity risk management is to provide sufficient cash and cash equivalents, to enable funding with the support of credit limits provided by reliable credit institutions and to close funding deficit. The Group provides funding by balancing cash inflows and outflows through the provision of credit lines in the business environment.

Undiscounted contractual cash flows of the non-derivative consolidated financial liabilities in TRY as of 31 December 2025 and 31 December 2024 are as follows:

Non-derivative financial liabilities					
31 December 2025	Carrying value	Total contractual cash outflows (I+II+III)	Demand or up to 3 months (I)	3-12 months (II)	1-8 years (III)
Borrowings	1.058.579.790	1.421.649.853	288.401.012	831.281.256	301.967.585
Lease liabilities	859.556.768	869.557.169	77.927.263	192.589.621	599.040.285
Trade payables	165.624.423	155.669.698	149.285.054	6.384.644	-
	2.083.760.981	2.446.876.720	515.613.329	1.030.255.521	901.007.870

NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (Continued)

31 December 2024	Carrying value	Total contractual cash outflows (I+II+III)	Demand or up to 3 months (I)	3-12 months (II)	1-5 years (III)
Borrowings	732.346.044	901.817.435	310.000.924	504.393.416	87.423.095
Lease liabilities	591.509.295	987.503.592	88.593.855	227.792.622	671.117.115
Trade payables	205.967.800	227.404.077	225.710.335	1.693.742	-
	1.529.823.139	2.116.725.104	624.305.114	733.879.780	758.540.210

Interest rate risk

The Group is exposed to interest rate risk arising from the rate changes on interest-bearing liabilities and assets. The Group manages this risk by balancing the repricing terms of interest-bearing assets and liabilities with fixed and floating interest rate financial instruments and short-long term nature of borrowings.

As of 31 December 2025 and 31 December 2024, interest position of Suwen Tekstil is as follows:

Interest position statement	31 December 2025	31 December 2024
Fixed-interest rate financial instruments		
Financial assets	100.611.774	248.111.011
Financial liabilities	1.918.136.558	1.323.855.339
- Borrowings	1.058.579.790	732.346.044
- Lease liabilities	859.556.768	591.509.295

As of 31 December 2025 and 31 December 2024, the Group has no floating-interest rate financial instruments.

Price risk

Price risk include foreign exchange risk, interest rate and market risk. The Group manages this risk by balancing the repricing terms of interest-bearing assets and liabilities with fixed-floating interest. Market risk have been determined by the Group by using available market information and appropriate valuation methodologies.

Capital risk management

The Group's main objectives for capital management are to keep the Group's ability to continue as a going concern in order to provide returns for shareholders and benefits for other stakeholders and to maintain an optimal capital structure to reduce the cost of capital. The capital structure of the Group consists of cash and cash equivalents, borrowings and equity items containing respectively issued share capital, capital reserves, profit reserves and profits of previous years.

Risks, associated with each capital class, and the senior management evaluates the capital cost. It is aimed that the capital structure will be stabilized by means of new borrowings or repaying the existing debts as well as dividend payments and new share issuances based on the senior management evaluations.

General strategy based on the Group's equity does not differ from the prior period.

Consolidated net financial debt/invested capital ratio as of 31 December 2025 and 31 December 2024 are as follows:

	31 December 2025	31 December 2024
Borrowings (except for TFRS 16)	1.058.579.790	732.346.044
Total borrowings	1.918.136.558	1.323.855.339
Less: Cash and cash equivalents	174.938.124	299.511.302
Net financial debt	1.743.198.434	1.024.344.037
Total equity	1.647.434.310	1.645.631.668
Net financial debt/total equity ratio	105,81%	62,25%

As of 31 December 2025, the debt to equity ratio, calculated excluding lease liabilities, is 64,26% (31 December 2024: 44,50%).

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NOTE 37 - NATURE AND LEVEL OF RISKS DERIVED FROM FINANCIAL INSTRUMENTS (Continued)

Fair value of financial assets and liabilities

Fair value is the amount for which a financial instrument could be exchanged, or a liability settled between, willing parties during current transaction, other than in a forced sale or liquidation, and is best evidenced through a quoted market price, if one exists.

Foreign currency denominated receivables and payables are translated with the exchange rates prevailing as of the date of the financial statements.

The following methods and assumptions are used to estimate the fair values of financial instruments:

Financial assets

Carrying values of cash and cash equivalents, accrued interests and other financial assets are approximate to their fair values due to their short-term nature and insignificant credit risk. The carrying values of receivables estimated that reflecting the fair value with the less provision for doubtful receivables.

Financial liabilities

The fair values of trade payables and other monetary liabilities are considered to approximate their respective carrying values due to their short-term nature. Bank borrowings are carried at their discounted cost and transaction costs are added to the initial cost of the borrowing. The fair values of the borrowings after discount are considered to be approximate to their corresponding carrying values. In addition, it is considered that the fair values of the trade payables are approximate to their respective carrying value due to their short-term nature.

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NOTE 38 - FINANCIAL INSTRUMENTS (FAIR VALUE DISCLOSURES AND HEDGE ACCOUNTING)

31 December 2025	Notes	Other financial assets at amortised costs	Loans and receivables	Financial assets at fair value through profit or loss	Other financial liabilities at amortised costs	Book value	Fair value
Financial assets		174.938.124	113.247.431	-	-	288.185.555	288.185.555
Cash and cash equivalents	6	174.938.124	-	-	-	174.938.124	174.938.124
Trade receivables	10	-	113.247.431	-	-	113.247.431	113.247.431
Financial investments		-	-	-	-	-	-
Financial liabilities		-	165.624.423	-	1.918.136.558	2.083.760.981	2.083.760.981
Financial liabilities	8	-	-	-	1.918.136.558	1.918.136.558	1.918.136.558
<i>Borrowings</i>	8	-	-	-	1.058.579.790	1.058.579.790	1.058.579.790
<i>Lease liabilities</i>	8	-	-	-	859.556.768	859.556.768	859.556.768
Trade payables	10	-	165.624.423	-	-	165.624.423	165.624.423
31 December 2024							
Financial assets		299.511.302	144.034.000	-	-	443.545.302	443.545.302
Cash and cash equivalents	6	299.511.302	-	-	-	299.511.302	299.511.302
Trade receivables	10	-	144.034.000	-	-	144.034.000	144.034.000
Financial investments		-	-	-	-	-	-
Financial liabilities		-	205.967.800	-	1.323.855.339	1.529.823.139	1.529.823.139
Financial liabilities	8	-	-	-	1.323.855.339	1.323.855.339	1.323.855.339
<i>Borrowings</i>	8	-	-	-	732.346.044	732.346.044	732.346.044
<i>Lease liabilities</i>	8	-	-	-	591.509.295	591.509.295	591.509.295
Trade payables	10	-	205.967.800	-	-	205.967.800	205.967.800

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NOTE 39 - EXPLANATIONS ON NET MONETARY POSITION GAINS/(LOSSES)

The Group's net monetary position gains as of 31 December 2025, in accordance with TMS 29, are detailed below:

Non-Monetary Items	31 December 2025	31 December 2024
Statement of financial position items	(134.668.422)	(289.024.957)
Inventories	112.064.264	112.862.070
Prepaid expenses	6.095.207	3.752.142
Financial investments	5.435.482	5.435.482
Property, plant and equipment	39.447.689	47.959.831
Intangible assets	2.612.948	4.369.157
Right-of-use assets	149.620.473	66.653.022
Deferred income	(417.683)	(1.812.765)
Paid-in capital	(221.761.841)	(221.142.528)
Treasury shares	35.337.908	8.647.602
Share premium	(43.352.937)	(56.461.475)
Restricted reserves	(17.283.767)	(16.685.661)
Defined benefit plan remeasurement gains/(losses)	1.570.784	2.170.087
Deferred tax liabilities	(67.555.098)	(55.448.741)
Retained earnings	(136.481.851)	(189.323.180)
Statement of profit or loss items	495.386.485	575.487.471
Revenue	(548.543.123)	(615.666.598)
Cost of sales	551.116.689	629.375.197
Marketing expenses	364.264.004	449.335.602
General administrative expenses	41.715.784	33.381.637
Other operating income	(8.489.670)	(10.941.972)
Other operating expenses	1.692.472	25.234.314
Income from investing activities	72.962	(1.641.377)
Financing income	(5.768.012)	(9.164.057)
Financing expenses	59.124.310	49.741.116
Deferred tax expense	40.201.069	25.833.609
Net monetary position gains	360.718.063	286.462.514

NOTE 40 - EVENTS AFTER THE REPORTING PERIOD

On January 22, 2026, pursuant to a resolution of the Board of Directors, due to the registered capital ceiling having been exceeded as a result of the capital increase carried out entirely from internal resources in 2025, it was resolved to amend Article 6 titled “Capital” of the Company’s Articles of Association in order to increase the registered capital ceiling to TRY 1.500.000.000 and to revise the registered capital ceiling authorization to cover the period 2026–2030. In this context, an application was submitted to the Capital Markets Board for its approval of the proposed amendment to the Articles of Association, and it was publicly disclosed on the Public Disclosure Platform (“KAP”) on February 10, 2026 that the application had been approved.

NOTE 41 - OTHER MATTERS THAT SIGNIFICANTLY AFFECT THE FINANCIAL STATEMENTS OR THAT NEED TO BE DISCLOSED IN ORDER TO ENSURE THAT THE FINANCIAL STATEMENTS ARE CLEAR, INTERPRETABLE, AND UNDERSTANDABLE

None.

NOTE 42 - FEES FOR SERVICES RECEIVED FROM INDEPENDENT AUDIT FIRM

The fees related to the services received by the Group from the Independent Audit Firm for the years 1 January - 31 December 2025 and 2024 are as follows:

	2025	2024
Audit and assurance fee	1.580.000	1.439.812
Tax consulting fee	820.000	793.206
Other non-audit services fee	671.000	849.489
Total	3.071.000	3.082.507





